



This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + *Refrain from automated querying* Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at <http://books.google.com/>



J
87
I 68

JOURNAL
OF THE
INDIANA STATE SENATE

DURING THE
FIFTY-EIGHTH SESSION
OF THE
GENERAL ASSEMBLY

COMMENCING
THURSDAY, JANUARY 5, 1893.

REGULAR SESSION.

INDIANAPOLIS:
WM. B. BURFORD, CONTRACTOR FOR STATE PRINTING AND BINDING.
1893.

JOURNAL

OF THE

Senate of the State of Indiana.

THURSDAY MORNING.

JANUARY 5, 1893.

This being the day prescribed by the Constitution of the State of Indiana (Article 4, Section 9), for the meeting of the General Assembly, Senators holding over and Senators elect met in the city of Indianapolis, Senate Chamber, in the State Capitol Building, at 10 o'clock A. M.

President of the Senate *pro tem.* Senator Francis M. Griffith, called the Senate to order.

After which the Senate was led in prayer by Dr. Henry A. Buchtal, of the Central Avenue M. E. Church, of Indianapolis.

Twenty-four Senators elected in 1890 for the constitutional term of four years, appeared and answered to their names as follows, Auditor of State Hon. J. O. Henderson calling the roll ; Senators :

From Greene and Sullivan, Charles T. Akin.

From Hancock and Rush, Morgan Chandler.

From Jackson and Lawrence, David H. Ellison.

From Warrick and Spencer, Isaac S. French.

From Monroe, Bartholomew and Brown, Richard A. Fulk.

From Benton, Jasper and Newton, William W. Gillman.
 From Dearborn, Ohio and Switzerland, Francis M. Griffith.
 From Parke and Vermillion, George W. Hobson.
 From Gibson and Posey, Albert G. Holcomb.
 From Ripley, Franklin and Union, William G. Holland.
 From Lake and Porter, Johannes Kopelke.
 From Howard and Miami, Robert J. Loveland.
 From Orange, Crawford and Harrison, Iverson Lynn.
 From Cass, Rufus Magee.
 From Morgan and Johnson, Joseph J. Moore.
 From Allen, Joseph D. Morgan.
 From Jefferson and Clark, John McGregor.
 From Tippecanoe, John F. McHugh.
 From Adams, Blackford and Jay, Henry B. Smith.
 From Perry and Dubois, John Sweeney.
 From Huntington and Wells, George H. Thompson.
 From Knox and Pike, Henry J. Wiggs.
 From Wayne, John Yaryan.

Twenty-six Senators, elected last November, came forward as their districts were called and standing in front of the Secretary's desk took the oath of office as administered by the Hon. Timothy E. Howard, Judge of the Supreme Court of the State of Indiana, in the following order:

From Grant and Madison, Oscar A. Baker.
 From Clark, Jennings and Scott, Willis L. Barnes.
 From St. Joseph and Stark, E. Volney Bingham.
 From Whitley and Allen, Oching Bird.
 From Pulaski, White and Carroll, James M. Beck.
 From Warren and Fountain, Fred. Boord.
 From Boone and Hamilton, Thomas E. Boyd.
 From Delaware and Randolph, Ozro N. Cranor.
 From Laporte, Jonathan W. Crumpacker.

From Clinton and Tipton, George H. Gifford.

From Marion, John W. Kern.

From Washington and Floyd, Isaac P. Leyden.

From Lagrange and Steuben, Silas P. McManus.

From Vanderburgh, Andrew J. McCutcheon.

From Noble and Dekalb, James E. McDonald.

From Marion, James F. McHugh.

From Clay and Owen, Samuel R. McKelvey.

From Vigo, William E. McLean.

From Henry and Fayette, Lonidas B. Newby.

From Marshall and Fulton, Samuel Parker.

From Putnam and Montgomery, James M. Seller.

From Marion, Romus F. Stuart.

From Kosciusko and Wabash, John D. Thayer.

From Elkhart, Lon W. Vail.

From Marion and Hendricks, Albert W. Wishard.

From Shelby and Decatur, Albert F. Wray.

Senator Magee, of Cass County, was called to the chair. Senator McHugh, of Tippecanoe, moved that we proceed to elect a President *pro tem.* of the Senate, which motion was carried. Senator McHugh, of Tippecanoe, placed in nomination for President *pro tem.* of the Senate Senator Francis M. Griffith, of Switzerland County. Senator Loveland placed in nomination Senator T. E. Boyd, of Hamilton County. The roll being called, resulted as follows:

Those voting for Francis M. Griffith were:

Senators Akin, Barnes, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 33.

Senator Griffith was excused from voting.

Those voting for T. E. Boyd were:

Senators Baker, Boord, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 14.

Senator Boyd was excused from voting.

The Chair announced that Senator F. M. Griffith was duly elected President *pro tem.* of the Senate.

Senator Magee moved that, whereas, Lieutenant-Governor Mortimer C. Nye, being present, that he be extended the courtesy of the Senate, with a seat upon the rostrum.

The motion prevailed.

Senator Magee moved that the Senate excuse Senator Kennedy on account of sickness in his family.

Motion carried.

The President of the Senate announced that the Senate was ready to proceed to the election of officers of the Senate.

Senator Holland presented the name of George S. Pleasants, of Switzerland County, for the position of Principal Secretary of the Senate.

Senator Boord presented the name of George W. Boyd, of Fountain County, for the office of Principal Secretary of the Senate.

The roll being called by Auditor of State Henderson, resulted as follows:

Those voting for Mr. Pleasants were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 34.

Those voting for Mr. Boyd were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

Mr. Pleasants, having received a majority of all the votes cast, was declared duly elected Principal Secretary of the Senate.

Senator Sweeney presented the name of Joseph Friedman, of Dubois County, for the office of Assistant Secretary.

Senator McCutcheon presented the name of Marcus Sontag, of Vanderburgh County, for Assistant Secretary.

The roll being called by Auditor of State Henderson, resulted as follows:

Those voting for Mr. Friedman were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 34.

Those voting for Mr. Sontag were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

Mr. Friedman, having received a majority of all the votes cast, was declared duly elected Assistant Secretary of the Senate.

Senator Morgan presented the name of William T. Mannix, of Allen County, for the office of Doorkeeper of the Senate.

Senator Boyd presented the name of William A. Dubois, of Hamilton County, for Doorkeeper of the Senate.

The roll being called, resulted as follows:

Those voting for Mr. Mannix were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 34.

Those voting for Mr. Dubois were :

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

Mr. Mannix, having received a majority of all the votes cast, was duly elected Doorkeeper of the Senate.

The officers elected then advanced to the front of the President's desk and took the oath of their respective offices as administered by the Hon. Timothy E. Howard, Judge of the Supreme Court of the State of Indiana.

Senator McHugh of Tippecanoe offered the following resolution, which was adopted :

Resolved, That the rules of the Senate of the Fifty-seventh General Assembly of the State of Indiana be the rules of the Senate until otherwise ordered by the Senate, except rule 8, and that a committee of five be appointed by the Senate to report at their earliest convenience rules for the government of the Senate. That said rule 8 be amended so as to read as follows:

Thirty-six standing committees, not to exceed seven members each, except as herein otherwise stated, shall be appointed by the Lieutenant-Governor as soon as practicable after the organization of the Senate :

1st, on Elections ; 2d, on Finance ; 3d, on Judiciary ; 4th, on Organization of Courts ; 5th, on Education ; 6th, on Corporations ; 7th, on Roads ; 8th, on Benevolent and Reformatory Institutions ; 9th, on Agriculture ; 10th, on Banks ; 11th, on Public Printing ; 12th, on Public Buildings and State Library ; 13th, on State Prisons ; 14th, on Swamp Lands and Drains ; 15th, on Fees and Salaries, to consist of one Senator from each Congressional District ; 16th, on Claims and Expenditures ; 17th, on Military Affairs ; 18th, on Phraseology, Arrangement of Bills, and Unfinished Business ; 19th, on Federal Relations and Rights and Privileges of the Inhabitants of the State ; 20th, on Temperance ; 21st, on County and Township Business ; 22d, on Public Health, Vital and Other Statistics ; 23d, on Insurance ; 24th, on Railroads ; 25th, on Mines, Mining and Man-

ufactures; 26th, on Congressional Apportionment, to consist of one member from each Congressional District; 27th, on Legislative Apportionment, to consist of one member from each Congressional District; 28th, on Supervision and Inspection of the Journal of the Senate; 29th, on Executive Appointments; 30th, on Cities; 31st, on Labor and Labor Statistics; 32d, on Rules; 33d, on Natural Gas Legislation; 34th, on Constitutional Revision; 35th, on World's Fair or Columbian Exposition; 36th, on the Affairs of the City of Indianapolis.

The Chair appointed Senators McHugh of Tippecanoe, Newby, Kern, Leyden and Loveland on said committee.

Senator Boyd offered the following resolution.

Which was adopted, and made a special order for January 10 at 3 o'clock P. M.

WHEREAS, Alvin P. Hovey, late Governor and Chief Magistrate of the State of Indiana, in the providence of God, has been removed by death from amongst us since the last session of the Legislature; therefore, be it

Resolved, That the President of the Indiana State Senate appoint a committee of three, and that a like committee of three be appointed by the Speaker of the House to confer together and prepare suitable memorial and resolutions touching the life, character and public service of our late lamented Governor, and report the same on the 10th day of January, 1893.

The following named Senators were appointed on said committee:

Senators Boyd, Lynn and Smith.

Senator Akin offered the following resolution.

Which was adopted:

Resolved, That a committee of two be appointed to inform the House that the Senate has organized, having elected the Hon. Francis M. Griffith, President *pro tempore*, and George S. Pleasants, Principal Secretary; Joseph F. Friedman, Assistant Secretary, and William T. Mannix, Doorkeeper, and that the Senate of the Fifty-Eighth General Assembly of Indiana is now ready to proceed with legislative business.

Senators Akin and Wishard were appointed a committee to transmit said message to the House.

Senator Fulk offered the following resolution.

Which was adopted:

Resolved, That the principal Secretary of the Senate shall make requisition upon the Bureau of Public Printing, Binding and Stationery for all supplies ordered or needed for use of the Senate and any printing, binding or stationery procured elsewhere is unauthorized and hereby prohibited.

The committee appointed to inform the House that the Senate was organized and ready for legislative business reported that they discharged the duty assigned them.

Senator McGregor offered the following concurrent resolution.

Which was adopted.

Resolved, That there be appointed a committee of three on the part of the Senate to act in connection with a like committee from the House to wait upon the Governor and inform him of the organization of both Houses of the General Assembly and that both are now ready for the transaction of public business. The President appointed the following Senators on said committee: Senators McGregor, Wray and McCutcheon.

Senator Smith offered the following resolution.

Which was adopted:

Resolved, That the President appoint a committee on mileage of three members. The President appointed on said committee Senators Smith, Crumpacker and Stuart.

Senator Kopelke offered the following resolution.

Which was adopted:

Resolved, That Leo Lefkovits be appointed one of the pages of this Senate.

The President of the Senate appointed the following pages for the Senate:

George Schley, Fred. P. French and Voe Beck.

Messrs. Hench and Haggard, from the House, made the following report as to the organization of the House of Representatives:

MR. PRESIDENT:

We beg leave to report to the Senate that the House has organized by the election of James B. Curtis, of Marion County, as Speaker; Charles E. Crawley, of Sullivan County, as Principal Clerk; John D. Carter, of Orange County, as Assistant Clerk, and Bradford D. L. Glazebrook, of Starke County, as Doorkeeper, and is ready to proceed with the business of the session.

Messrs. Hench and Haggard, as such committee made the above report to the Senate.

Senator Morgan offered the following resolution and moved its adoption.

Resolved, That the Principal Secretary and Assistant Secretary of the Senate be and they are hereby authorized to employ two assistant clerks in addition to those allowed by statute and that the Doorkeeper be and is hereby authorized to employ eleven additional assistants in addition to those allowed by statute.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs. Total, 32.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 14.

Senator Magee moved that the vote just taken on the passage on above resolution be reconsidered and that that motion lay on the table.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 34.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

The motion prevailed.

Senator Boyd offered the following protest:

MR. PRESIDENT:

The undersigned Senators enter their protest against Resolution No. 6, offered by the Senator from Allen, for the employment of assistants in excess of the number provided by statute:

J. D. THAYER,
ROBERT J. LOVELAND,
WM. W. GILMAN,
THOS. E. BOYD,
J. W. CRUMPACKER,
L. P. NEWBY,
FRED. BOORD,
J. B. McMANUS,
LON W. VAIL,
O. A. BAKER,
GEO. W. HOBSON,
O. N. CRANOR,
JOHN YARYAN,
A. W. WISHARD,
A. J. McCUTCHEON.

The above protest was read and ordered filed.

The committee appointed to act with a like committee from the House, to notify the Governor that both Houses were organized and ready to receive any communication from him, reported that they had discharged the duty assigned them.

On motion of Senator Boyd the Senate adjourned until 2 o'clock P. M.

Senator Holland offered the following concurrent resolution.

Which was adopted :

Resolved, That a committee of three be appointed by the Senate to act in conjunction with a like committee of the House, to arrange for the inauguration of the Governor and Lieutenant-Governor.

The President appointed Senators Holland, McGregor and Wishard as such committee.

Senator Holcomb offered the following concurrent resolution.

Which was adopted :

Resolved by the Senate, the House of Representatives concurring, That a joint convention be held in the Hall of the House of Representatives, on Friday, January 6, at 11 o'clock, for the purpose of hearing the message of the Governor.

Senator Thompson offered the following concurrent resolution.

Which was adopted :

Resolved, That a committee of three be appointed by the Senate to act with a like committee of the House, to prepare joint rules for the Government of the General Assembly.

The following committee was appointed :

Senators Thompson, Gifford and Boord.

Senator McKelvey offered the following resolution :

Resolved, That the Principal Secretary of the Senate is hereby instructed to procure and place on the desk of each

Senator, for use during the session, one copy of the Revised Statutes of 1881, and one copy of each report of the sessions of each General Assembly since 1881.

Senator Parker offered the following amendment:

“I offer the following amendment to the resolution offered by Senator McKelvey: That instead of the Acts of the Session, the Secretary be instructed to procure Elliott’s Supplement, and the Acts of 1891 ”

Senator Kopelke moved to reject the amendment.

Which motion prevailed.

The question recurring on the original resolution.

It was adopted.

Senator Kopelke moved that the roll of the Senate be now called for the introduction of bills.

The motion failed.

On motion of Senator McGregor the Senate adjourned until to-morrow at 10 o’clock.

F. M. GRIFFITH,
President *pro tem.* Senate.

J. F. FRIEDMAN,
Assistant Secretary Senate.

FRIDAY MORNING.

JANUARY 6, 1893.

The Senate convened at 10 o’clock A. M., President *pro tem.* Francis M. Griffith in the chair.

Prayer was offered by Dr. H. A. Cleveland of the Meridian Church of Indianapolis.

The Journal was read, corrected and approved.

Senator Fulk offered the following report of the Principal Secretary of the Senate:

MR. PRESIDENT:

I beg leave to report that as required by the resolution adopted yesterday, the Revised Statutes of 1881 and the Acts of 1891 have been laid upon the desks of the Senators. I further report that the Acts of the session of 1883, 1885, 1887 and 1889 can not be procured.

GEORGE S. PLEASANTS,
Secretary of the Senate.

January 6, 1893.

Senator French offered the following resolution, which was adopted:

Resolved, That a committee of three be appointed to draft suitable memorial resolutions on the death of the late Senator Harry Francis, from Laporte, and report them to the Senate at an early date.

Senators French, Sellers and Crumpacker were appointed as such committee.

Senator Smith, Chairman of the Committee on Mileage, presented the following report:

MR. PRESIDENT:

Your Committee on Mileage report the following Senators in this body, with the number of miles traveled, and the amounts of mileage to which each is entitled:

Akin, 218 miles.....	\$43 60
Baker, 140 miles.....	28 00
Barnes, 244 miles.....	48 80
Beck, 136 miles.....	27 20
Bingham, 328 miles.....	65 60
Bird, 274 miles.....	54 80
Boord, 144 miles.....	28 80
Boyd, 44 miles.....	8 80
Chandler, 42 miles.....	8 40
Cranor, 110 miles.....	22 00
Crumpacker, 300 miles.....	60 00
Ellison, 200 miles.....	40 00
French, 420 miles.....	84 00
Fulk, 162 miles.....	32 40

Gifford, 78 miles.....	15 06
Gilman, 220 miles	44 00
Griffith, 212 miles.....	42 40
Hobson, 120 miles.....	24 00
Holcomb, 324 miles.....	64 80
Holland, 244 miles.....	48 80
Kennedy, 250 miles	50 00
Kern, ———	————
Kopelke, 310 miles.....	62 00
Leyden, 282 miles.....	46 40
Loveland, 150 miles.....	30 00
Lynn, 250 miles.....	50 00
Magee, 154 miles.....	30 80
McCutcheon, 364 miles	72 80
McDonald, 336 miles.....	67 20
McGregor, 172 miles	34 40
McHugh, of Marion, ———	————
McHugh, of Tippecanoe, 128 miles.....	25 60
McKelvey, 120 miles	24 00
McLean, 148 miles.....	29 60
McManus, 362 miles	72 40
Moore, 58 miles	11 60
Morgan, 306 miles.....	61 20
Newby, 68 miles.....	13 60
Parker, 252 miles.....	50 40
Seller, 90 miles	18 00
Smith, 150 miles.....	30 00
Stuart, ———	————
Sweeney, 494 miles.....	98 80
Thayer, 250 miles.....	50 00
Thompson, 200 miles.....	40 00
Vail, 300 miles.....	60 00
Wiggs, 298 miles.....	59 60
Wishard, ———	————
Wray, 54 miles.....	10 80
Yaryan, 140 miles.....	28 00
Mr. President, 300 miles	60 00

H. B. SMITH,
R. F. STUART,
J. W. CRUMPACKER.

The report was concurred in.

The hour of 11 o'clock having arrived, on motion of Senator McHugh, of Tippecanoe, the Senate repaired to the hall of the House of the Representatives to hear the Governor's message, and also to canvass the vote of the last election on Governor and Lieutenant-Governor.

The Senate appeared on the floor of the House at 11 o'clock, and the joint convention was presided over by President of the Senate *pro tem.*, Senator Francis M. Griffith.

The following members of the Senate were present and answered to roll-call:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 48.

The following members of the House were present and answered to the roll-call as follows:

Messrs. Ader, Allen, Askren, Atkinson, Bain, Barnes, Bassett, Baugher, Beane, Bethell, Behymer, Binkley, Blair, Blue, Brown, Bryant, Clauser, Collins, Cooley, Cravens, Creigmile, Cullop, Cunningham, Daily, Dalman, Davis, Deery, Dinwiddie, Duncan, Erwin, Farlow, Fippin, Foster, Franks, Gill, Gregg, Grossart, Guthrie, Haggard, Hamrick, Harkins, Harmon, Hay, Heagy, Hench, Hesler, Higbee, Hord, Hunter, Johnson of Dearborn, Johnson of Marion, Jordan, Kamp, Kauffman, Kester, Lindemuth, Lowe, Lyons, Manwaring, Megenity, Meredith, Merritt, Moutoux, Morris, McCallister, McCaskey, McCorkle, McIntyre, McMahan, McMullen, Newhouse, Newlin, Passage, Redman, Reeves, Richter, Rodabaugh, Schaff, Schrader, Sexton, Smith, Stakebake, Stephenson, Stover, Suchanek, Sulzer, Swope, Teal, Terhune, Van Buskirk, Vermillion, Washburn, White, Williams, Wilson of Dubois and Martin, Wilson of Marion, Wright, Mr. Speaker. Total, 96.

GOVERNOR'S MESSAGE.

Gentlemen of the Senate and House of Representatives:

In accordance with the requirements of the Constitution, I wish to appraise you regarding the condition of affairs relating to the State and offer such recommendations as will, in my judgment, inure to the best interest of the people. Since the adjournment of the last Legislature it has pleased the Governor of the Universe to remove from the seen to the unseen world the late Alvin P. Hovey, Governor of Indiana. He passed from the duties and activities of this life to read the mysteries of that which lies beyond in the strength and vigor of a ripened and noble manhood. Few, indeed, are the native born sons of any State who, by their own efforts, have arisen to such eminence as the late Chief Executive of Indiana. Though born in poverty, left in early youth an orphan, he overcame one obstacle after another until he became truly the genius of his own fortune. His ability as a lawyer, judge, soldier, diplomate or statesman was ever manifested by the faithful and conscientious discharge of every duty. The State never had a more careful or patriotic executive to administer its affairs. Those who disagreed with him on matters of public policy readily conceded his ability and pronounced him unimpeachable. Indiana was his pride, her prosperity his highest joy. He was beloved by his neighbors regardless of his political belief. He had the courage of his convictions and was never accused of duplicity. He served his constituency in county, State and nation with fidelity and ability and his name will be borne on the pages of history, and adorn them, too, as long as they shall record the patriotism, valor and public services, honestly and conscientiously performed by the servants of the State. He was a man who could always be found and now that he is gone well may we say of him:

"O, fallen at length, that tower of strength,
Which stood four square to all the winds that blew."

STATE FINANCES.

It is gratifying to know that the day is not remote when our State debt will be nominal, if not entirely wiped out. The increased revenues of the State during the past year amounts to

\$697,581.65 over the year previous, and this sum will undoubtedly be larger for the coming year. The tax law passed by the last General Assembly, while not perfect in all respects, will be the means of improving our financial standing at home and abroad, and, while it increases taxes, yet every patriotic citizen must feel that the time has come for the State to cease borrowing money at the earliest moment possible, and in this era of prosperity no better time could be found for increasing our revenues.

PUBLIC DEBT STATEMENT.

Below is given a statement showing the amount of State debt at the close of the fiscal year, October 31, 1892:

FOREIGN DEBT.

Five per cent. State stock certificates, due and interest stopped, \$1,469.99. Two and one-half per cent. State stock certificates, due and interest stopped, \$2,145.13. Three and one-half per cent. registered funding bonds, temporary loan, dated April 1, 1885, payable April 1, 1895, issued under the provisions of an act approved February 21, 1885, and held as follows: German Savings Bank in the City of New York, \$400,000.00; Dry Dock Savings Institution of the City of New York, \$100,000.00; Citizens' Savings Bank of New York City, \$85,000.00. Total, \$585,000 00.

Three and one-half per cent. registered bonds, temporary loan, issued under provisions of an act approved February 21, 1885, dated March 1, 1885, and payable at the pleasure of the State after March 1, 1890, due March 1, 1895, held as follows: Dime Savings Bank of Brooklyn, New York, \$500,000.00; German Savings Bank in the City of New York, \$100,000.00. Total, \$600,000.00.

Three and one-half per cent. registered New State House bonds, temporary loan, dated May 1, 1885, payable May 1, 1895, issued under the provisions of an act approved March 31, 1885, held as follows: Bowery Savings Bank of the City of New York, \$400,000.00; Citizens' Savings Bank of the City of New York, \$100,000.00. Total, \$500,000.00.

Three per cent. registered bonds, temporary interest loan, issued under the provisions of an act of May 27, 1852, dated April 2, 1888, and payable at the pleasure of the State after April 1, 1889, due April 1, 1893, held by the Dime Savings Bank of the Bank of Brooklyn, New York, \$340,000. Total, \$340,000.

Three per cent. registered bonds, temporary interest loan, issued under the provisions of the act of May 27, 1852, dated April 1, 1889, and payable at the pleasure of the State after April 1, 1891, due April 1, 1894, held by the German Savings Bank of the city of New York \$370,000. Total, \$370,000.

• Three per cent. registered bonds, temporary loan, dated April 1, 1889, and payable at the pleasure of the State after April 1, 1894, due April 1, 1899, held by the German Savings Bank of the city of New York, \$700,000. Total, \$700,000.

Three per cent. registered bonds, temporary loan, dated September 20, 1889, and payable at the pleasure of the State after September 20, 1894, due September 20, 1889, held as follows: Riverhead Savings Bank of Riverhead, N. Y., \$50,000; South Brooklyn Savings Institute of Brooklyn, N. Y., \$100,000; Auburn Savings Bank of Auburn, N. Y., \$50,000; Western Savings Bank of Buffalo, N. Y., \$300,000; Dry Dock Savings-Institute of New York, \$200,000. Total, \$700,000.

Three per cent. refunding school fund bonds, dated June 18, 1889, and payable at the pleasure of the State after June 18, 1899, due June 18, 1909, held as follows: Williamsburgh Savings Bank of Brooklyn, New York, \$1,500,000; Emigrant Industrial Savings Bank of New York, N. Y., \$500,000; East River Savings Institution of New York, \$300,000; Greenwich Savings Bank of New York, \$300,000; Paughkeepsie Saving Bank of New York, \$200,000; Fidelity and Causulty Co. of New York, \$50,000; Chas. and Max Fleishman of New York, \$15,000; German Savings Bank of Brooklyn, L. I., \$50,000; Cohoes Savings Institution, Cohoes, New York, \$12,000; Seaman's Bank of Savings, New York, \$40,000; Rochester Savings Bank, \$400,000; P. J. Goodhart & Co. of New York, \$45,000; South Brooklyn Savings Institutions of Brooklyn, N. Y., \$200,000; Dry Dock Savings Institution of New York, \$88,000; Monroe County Savings Bank of Rochester, N. Y.,

\$100,000; East Brooklyn Savings Bank of New York, \$50,000; Troy Savings Bank of Troy, N. Y., \$50,000; United States Savings Bank of New York, \$5,000.

Three and one-half per cent. registered bonds, temporary interest loan, dated March 2, 1891, and due March 2, 1896, held as follows: Dry Dock Savings Institution of New York, \$200,000; Newburgh Savings Bank of New York, \$100,000. Total, \$300,000.

Three and one-half per cent. registered bonds, temporary re-funding loan, issued under the provisions of the act of March 7, 1891, dated April 1, 1892, redeemable after five years and payable April 1, 1901, held by the Bowery Savings Bank of the City of New York, \$340,000. Total, \$340,000.

Total foreign debt, \$8,346,615.12.

Five per cent. bond, held by Purdue University at Lafayette, Ind., due April 1, 1901, \$340,000; State University (Bloomington), bond in custody of Treasurer of State, dated October 1, 1885, bearing 5 per cent. interest, \$60,000; State University (Bloomington), bond in custody of Treasurer of State, date February 15, 1887, bearing 5 per cent. interest, \$60,000. State University bond (Bloomington), bond in custody of Treasurer of State, dated September 1, 1887, bearing 5 per cent. interest, \$24,000. Total, \$144,000.

Total domestic debt, \$484,000.

Total State debt, \$8,830,615.12.

INTEREST ON FOREIGN DEBT.

Funding bonds, temporary loan: Principal, \$585,000; interest, $3\frac{1}{2}$ per cent., payable April 1 and October 1, \$20,475.

Temporary loan bonds: Principal, \$600,000; interest, $3\frac{1}{2}$ per cent., payable September 1 and March 1, \$21,000.

New State House bonds, temporary loan: Principal, \$500,000; interest, $3\frac{1}{2}$ per cent., payable May 1 and November 1, \$17,500.

Temporary interest loan of 1888: Principal, \$340,000; interest, $3\frac{1}{2}$ per cent. payable April 1 and October 1, \$10,200.

Temporary interest loan of 1889: Principal, \$370,000; interest, 3 per cent., payable April 1 and October 1, \$11,100.

Temporary loan of 1889: Principal, \$700,000; interest, 3 per cent., payable March 20 and September 20, \$21,000.

Temporary loan of 1889: Principal, \$700,000; interest, 3 per cent., payable March 20 and September 20, \$21,000.

SCHOOL FUND.

Refunding bonds of 1889: Principal, \$3,905,000; interest, 3 per cent., payable June 18 and December 18, \$117,150.

Temporary interest loan of 1891: Principal, \$300,000; interest, $3\frac{1}{2}$ per cent., payable March 2 and September 2, \$10,500.

Temporary refunding loan of 1892: Principal, \$340,000; interest, $3\frac{1}{2}$ per cent.; payable April 1 and October 1, \$11,900. Total interest on foreign debt, \$261,825.

INTEREST ON DOMESTIC DEBT.

Purdue University bonds, \$340,000, at 5 per cent. interest, payable quarterly, on the 1st of January, April, July and October, \$17,000. Indiana University bonds (Bloomington), \$144,000, at 5 per cent. interest, payable semi-annually, on May 1 and November 1, \$7,200. Total interest on domestic debt, \$24,200. Total amount of interest, \$286,025.

STATE DEBT AND INTEREST.

Foreign debt, \$8,340,000; interest, \$261,825. Domestic debt, \$484,000; interest, \$24,200. State stock certificates, \$6,615.12. Total debt and interest, \$8,880,615.12; interest, \$286,025. Temporary interest loan, due April 2, 1893, \$340,000. Temporary interest loan, due April 1, 1894, \$370,000.

There is now laid 16 cents on the \$100 for State school purposes. This brings in more revenue than is needed for the purpose indicated, and I recommend that it be reduced at least 5 cents. Under the present appraisement, the general fund of the State Treasury shows a surplus of half a million dollars annually in round numbers, and I believe that the State tax levy of 12 cents may safely be reduced to 10 cents, and I recommend the same.

THE PUBLIC DEBT.

As will be seen from the public debt statement, the present foreign debt of the State is \$8,346,615.12, and the domestic debt \$484,000, making a total debt of \$8,830,615.12. Of this sum the temporary interest bonds, dated April 1, 1888, aggregating \$340,000, fall due April 1, 1893. The temporary interest loan bonds, dated April 1, 1889, aggregating \$370,000, fall due April 1, 1894. If the present General Assembly makes no extraordinary appropriations there will be sufficient moneys in the general fund to pay the bonds due in 1893 and 1894.

I respectfully suggest that the General Assembly of 1893 authorize by enactment the payment of the temporary interest loan bonds of \$340,000, due April 1, 1893, and the temporary interest loan bonds of \$370,000, due April 1, 1894. Though another General Assembly will have intervened before the maturing of the \$1,685,000 bonds due in March and April, 1895, yet I suggest that this Legislature make provisions for the payment or refunding of this part of the public debt also, so that the Finance Board may not be pinched for time.

ESTIMATE OF RECEIPTS AND EXPENDITURES FOR THE YEARS 1893, 1894 AND 1895.

If the value of property for taxable purposes remains the same during the years 1894 and 1895 as now, viz.: \$1,255,256,038, and the present tax levy of 12 cents on the one hundred dollars valuation for State purposes and six cents for the Benevolent Institution Fund is continued, and the receipts from all other sources remain the same, which is probable, the total amount of revenue collected for each of the years 1893, 1894 and 1895 will be \$2,622,493.51.

If the current expenses including \$125,000 for the legislative expenses in 1893 and 1895, which means the expenses actually necessary to pay the permanent officers, departments and institutions and the interest on the public debt, it will require the sum of \$2,065,485, leaving a balance of \$557,008.51.

PUBLIC SCHOOLS.

Indiana is, and has the right to be, proud of her public schools, and the system which has won the applause of some of the most celebrated and critical educators of the land. The

Hoosier schoolmaster is sought for from Washington City to Washington State, and is doing credit to himself and his instructors.

It has been a great pleasure to me to address the students and scholars in a large number of schools and colleges located in fifteen different counties, and nowhere have I found the people indifferent to the effort of those in authority to place Indiana still higher on the roll of honor of her sister states.

The time is here when the very best text books obtainable should be placed in the hands of every child enrolled, *free of cost*. When this shall be done the consummation of our desires will have been attained and an ideal law will be placed upon the pages of our statutes.

The report of the State Superintendent of Public Instruction is complete, and I refer you to it for the details of that department.

STATE UNIVERSITY.

I visited Ann Arbor recently and made due inquiry into the workings of this University, which is not merely the pride of Michigan, but of the West. Private bequests, together with liberal provision made for its support by the Legislature, has made this seat of learning a power in the world. What will hinder the Indiana University from taking high rank with the best institutions of learning in the land? Lack of that assistance of which it now stands in need. A study of the work accomplished in the last few years will convince any one or all of you that the faculty has not eaten the bread of idleness. As the head of the school system in this State the rapid development of Indiana University is a cause for congratulation. It has become a University of high rank, whose original and advanced methods in higher education have attracted wide attention. It has now reached a crisis in its history, not that there is any danger that it will cease to exist or to do respectable work, but a point has been reached in its development which may be termed a crisis. For, as a prominent educator said, "The time has come when a few institutions will, by the vigorous actions of their friends, assume a leading position, while others will be obliged to take a second rank." The people of Indiana, through the action of their General Assem-

bly, have now an opportunity of making their University second to none. Any action to be effective must be immediate, for in the educational world as in the business world movements are rapid in these days. The biennial report of the University shows that the wonderfully rapid increase in attendance has made the present building entirely inadequate to properly carry on the work and that the income is entirely too small to hold or obtain strong men among the rapidly increasing force of instructors. As the impulse in all educational development has always been from above downward, it is the wisest policy to constantly cherish and make more effective the highest educational institutions of the State.

STATE NORMAL UNIVERSITY.

This Institution was never in so prosperous a condition as at the present time. The matriculates have greatly increased, in number, the course of study made stronger, and the graduates have little difficulty in securing the best situations. It is not necessary to argue the importance of rendering all the aid the efficient Board of Trustees are asking at your hands, that greater advantages may be afforded to the students seeking instruction. Number of students enrolled in 1892 was 1,839. In 1870 the total was 142.

PURDUE UNIVERSITY.

I can not too strongly commend the work being done at Purdue University. The progress of that institution is most gratifying in all respects. The attendance was never so large, and the fame of Purdue is extending to every State. There is need for more buildings, and your attention is called to the requests set forth in the annual report. Recently Mr. Amos Heavilin, of Clinton County, made a gift of thirty-five thousand dollars to Purdue University for the purpose of contributing to the erection of an engineering laboratory there. This was given with the hope that the State would appropriate an equal amount, and thus enable the trustees to build one of the best engineering laboratories in the country.

A number of the educational institutions of the country have been the recipients of private donations, notably at Ann Arbor, and few better monuments to posterity can be left by our wealthy citizens than in this way.

INDIANA INSTITUTE FOR THE BLIND.

It gives me pleasure to inform you that this well managed institution has had a prosperous year, lived within its income, and asks for no extra appropriation.

The following statement offered by the efficient Board of Trustees will speak for itself. For the fiscal year ending October 31, 1891, there was expended for maintenance and repairs the sum of \$28,833.71, and for the same period ending in 1892, 30,244.15, leaving an unexpended balance of \$3,922.14, which was covered into the State Treasury. The new building has been comfortably furnished and a new engine house erected. Since the shops have been taken from contractors and put upon an educational basis, results are highly satisfactory in this department. There are now enrolled 140 young men and women in the institute, all of whom are making excellent progress.

INSTITUTION FOR THE DEAF AND DUMB.

I have carefully considered the report for the last fiscal year regarding the needs of this school. For four years I have advocated the changes recommended by the Superintendent in this report. It seems unbusinesslike to hold valuable lands that are from their surroundings unproductive when the institution to which it belongs could reap immense advantage from its sale, and with no possible loss of a dollar to the State. The needs of the institution are great, if not imperative. I trust if the present law is not strict enough to compel the attendance of all children who are so unfortunate as to be bereft of hearing and speech that this Legislature will enact one on the line suggested by Prof. Johnson in his valuable and exhaustive report.

Take one hundred blind children and one hundred who are deaf and dumb, and the per cent. of those desiring an education would average higher in the first class.

SOLDIERS' AND SAILORS' ORPHANS' HOME.

Six hundred and twenty-four boys and girls, nearly all children of deceased soldiers, are being cared for by the State.

I wish, gentlemen, you could, as a body, visit this institution. To gaze into the faces of these bright sons and daughters of old soldiers, men who did as much, to speak modestly, as any other class to make Indiana what she is to-day, would cause you to rejoice in the redemption of solemn promises made in the long ago, as well as to realize that the State is to be the gainer in having properly trained citizens, morally, intellectually, and industriously, made so under its own eye, and by its own authority. Every parent, relative or friend of any child in the Soldiers' and Sailors' Orphans' Home, the Reform School for Boys and the Reform School for Girls and the Asylum for the Feeble-Minded can feel perfectly assured that more conscientious or competent Superintendents and assistants in all departments can not be found.

It is a matter of deep regret with me that all our public institutions are not like these, under non-partisan control. Peace and harmony has ever prevailed, and the cry of fraud or extravagance in expenditure has never been raised.

I recommend a grouping of our institutions, educational, benevolent and penal, with fewer Boards of Control. If we are sincere in our declarations of reform and retrenchment, let us cease to parade our platitudes and begin the practice of our profession at once. The people will applaud the slightest indication of sincerity on the part of their law-makers in this direction and will be as well, if not better, served, and at less expense.

It is not the expenditure of means actually required to conduct the business affairs of the State in all its departments the people rebel against; they are not parsimonious to this degree, but they complain of the useless drain upon the public treasury to meet demands upon it that might, by common sense business methods, such as you put into private enterprises, be secured to the burden-bearer, the tax-payers of the State.

Without a doubt we have one of the best regulated and equipped Orphans' Homes of the kind in the country. Last November a commission appointed by the State of Pennsylvania made a tour through the various States for the purpose of visiting the manual training schools with a view of introducing the best system they might find into the Soldiers' and Sailors'

Orphans' Home of that State. The Secretary writes me that, after canvassing the notes made of their visit, that they were happy to report to the Governor that they found the institution at Knightstown a model one, and that they had, to a great extent, patterned after it, and desired me to send them copies of the Acts of 1885 and 1887 relating to that school. They further requested a number of copies of the 14th Annual Report of Indiana Soldiers' and Sailors' Orphans' Home for the use of the Committee of Ways and Means of the Pennsylvania Legislature. I need not assure you that the request was granted, nor that the feeling of State pride possessed me because of this marked approval by the citizens of a great State, of the foresight, wisdom, and patriotism of Indiana.

FEEBLE-MINDED.

I sincerely hope that you will not allow cruel gossip, ignorance or prejudice to divert your mind from, or cause you to become indifferent to the peace of the State, and so neglect to take due notice of the needs of one of the deserving and pitiable class of our humanity. With the almost ubiquitous Superintendent I have visited of the Feeble-Minded Institution long after the inmates had retired for the night to see how they were being cared for, as well as to notice if the helpers were faithful in the discharge of their duty. In their homes or in poor houses, we have here a non-producing class of citizens. It is marvelous, and would fairly challenge your belief to witness the change that takes place in a large per cent. of these unfortunate children after they have been under the care of their instructors here for a few months. They are taught the common branches of education, drawing, music, various trades, cultivating the soil, and in many ways, pay a portion of the expense for their support. All honor to the projectors of this Institution, and to the State in providing for this helpless portion of our population.

The pressing wants are set out in the very interesting report of the Board of Trustees, and I ask you to weigh the subject in your minds with the thought before you, that the State can not be protected from fifteen hundred of this class of citizens, now of school age, if allowed their freedom. It would be a hundred-fold cheaper to collect, at least the teachable ones, and

place them under the instruction now required by law. In the interest of economy and posterity, it is urged that you grant the request of the Board which has so faithfully discharged every duty toward a class of our humanity to which too few of God's more favored children seem to consider it in any sense a duty to extend acts of kindness, or express words of sympathy.

REFORM SCHOOL FOR BOYS.

You will find the report of this institution a model for clearness and brevity. It is the equal of any school of its kind in the country. Being located in the county of Hendricks I have been familiar with its workings and history for many years. In all its appointments it is a model of its kind. The appropriation asked for should be granted without hesitation, as the building designated in the report is absolutely dangerous, and should be repaired and enlarged without delay.

WOMAN'S PRISON AND REFORMATORY FOR GIRLS.

During the past year this institution has met with a great loss by fire. By the active efforts of the trustees and officers but few escapes occurred during the conflagration, and those who did were afterward arrested and returned. In the management of this institution we have an exemplification of the wisdom of giving women a representation in the administration of our public affairs. No institution of the State is better conducted than this one, and in my opinion, there ought to be at least one woman a member of each board of our public institutions.

BENEVOLENT INSTITUTIONS.

So far as I have been able to judge, our Benevolent Institutions are under the supervision of competent and faithful officers. It is estimated by reliable experts in the matter of statistics covering the population of those afflicted with insanity, that there is one for every six hundred.

Capacity of hospitals as follows :

Central.....	1,523
Southern.....	390
Eastern	435
Northern.....	410
Total	<hr/> 2,758

The ratio for capacity to population for

Central	1 to 607
Southern	1 to 949
Eastern.....	1 to 910
Northern.....	1 to 1,192

It is evident that our hospital accommodations are seriously deficient in capacity, especially so is this the case with the one at Longeliff, near Logansport. For more than thirty years I have been interested in this class of beneficiaries, and have had favorable opportunities for observing the progress made in their care and treatment in several States. It is with you, gentlemen, to say how much latitude shall be given the different Boards of Trustees toward sustaining these wards by naming the amount of appropriation each patient shall receive. It is claimed by many that the cost *per capita* is out of proportion to that of other institutions of like class in adjoining States. Of this you are to be responsible judges. Nothing has occurred since the last Legislature convened to create any suspicion that the State is not being served by as faithful and competent servants as can be found anywhere. I am entirely satisfied with the workings of all the hospitals visited, and wish to thank each of the Superintendents for offering me every opportunity to make as thorough inspection of their buildings and equipments as was necessary to understand the workings and necessities of each. I urge a careful study of the "Conference of Officers of Institutions for Insane of the State." It is a carefully prepared document, divested of all verbiage and crowded with valuable information which will aid you in determining your duty to the State and to her needy dependents.

STATE PRISONS.

It will be a severe task for any person to find better regulated prisons than those located in Indiana. The Wardens are true disciplinarians, but they are also humane. So far as I have been able to discover, all financial transactions have been promptly reported to the Auditor of State, as required by law.

Perfect sanitary conditions can not be effected in any prison where it is so crowded as to require two prisoners to occupy one cell. Besides, it is demoralizing and unjust. The food provided is wholesome, well prepared and sufficient. The

Northern Prison is in great need of repairs. After a special examination of the institution and its needs I urge you to consider Warden French's statements, not sparing his estimates a dollar. The wall now in process of construction at the Southern Prison is one of the most formidable, and at the same time attractive, to be found in the United States. Almost every stone and brick has been laid under Warden Patten's eye.

PRISON REFORM.

I wish to endorse most earnestly that portion of Ex-Governor Gray's message on the subject of Prison Reform, delivered before the Legislature of 1889, which was as follows:

The Constitution of the State provides that "the penal code shall be founded on the principles of reformation and not of vindictive justice; that cruel and unjust punishment shall not be inflicted; that all penalties shall be proportioned to the nature of the offense," yet our penal system and penal code, and especially the manner in which the latter is administered, could hardly be further from a compliance with those wise and humane provisions of our Constitution.

Nearly every day our courts are sentencing to the penitentiary young men under twenty-one years of age, in many instances their first offense, and in many cases the offense a technical one. Hundreds are sent to the penitentiary by courts and juries merely for the purpose of saving the county from the expense of a jail sentence, which would have been ample punishment for the crime committed, thereby blasting their characters forever, and increasing the number of the criminal class, as well as inflicting a punishment in violation of the above provisions of our constitution. Two-thirds of the prisoners of our State prisons are under thirty years of age. To expect to reform this class of prisoners by a forced association with hundreds of hardened and confirmed criminals, murderers, thieves and counterfeiters, would be to reason that evil associations do not contaminate or corrupt.

Those who have had experience in the management of prisons, and also those who have given careful attention to the impress made upon the character of the young convict, testify to the hurtful influence of the aggregate prison system, and

the almost impossibility of effecting a reformation, for however excellent the character of the young may have been prior to his conviction, or however real his intentions may be to reform while a prisoner, yet when discharged he finds that the world does not look kindly on an ex-penitentiary convict. It is with great difficulty he obtains honorable employment, and finds still greater difficulty in gaining admission to good society. The ignominy of the ex-penitentiary convict follows him like a destroying angel wherever he goes. An administration of criminal justice that visits on the young and first offender such a terrible punishment for a slight offense, a punishment that ends only with death and deprives him from obtaining honorable employment and the association of reputable persons, is a disgrace to Christian civilization, a mockery of the administration of justice, and a sad commentary upon statesmanship. During my term I have commuted the prison sentences of forty boys to commitment to the reform school. The Board of Control in their report say that only four of said boys have shown themselves unworthy of executive clemency. If the State was not, at this time, so burdened with the expense of the construction of so many new buildings, I would earnestly recommend the establishment of an institution to be called by some such name as an "Industrial School," for the confinement of such convicts and of those guilty of their first offense, whose former character has been good, in order that they might have at least one chance to return to the path of rectitude and to the favorable recognition of their fellowmen."

PARDONS.

The power vested in the Governor by the Constitution to grant pardons, reprieves, commutations and remissions, brings to the Executive his most onerous and perplexing duties. In our penal institutions we have nearly two thousand inmates, and a very large percentage of whom have applications on file for executive clemency. With a sense of duty for the best interests of the public peace, and to protect the honor and dignity of the law against crime, and with a purpose to subserve the best interest of society, the many appeals for the Governor to interpose the pardoning power, and to set aside the verdict of the courts, at times becomes to him a problem most difficult to solve. During my incumbency of the Governor's office

I have ever endeavored to be just to all interests concerned, and the demands made upon me have been so many that I have been compelled to give more time to this line of business than should have been occupied. I am firmly convinced that the Executive should have assistance in the consideration of applications for pardons, and I recommend that a law be passed authorizing him to appoint a commission of such a number as may be thought best, whose duty it will be to sit with the Governor at stated times and hear all matters pertaining to pardons.

It is believed by many that the Governor of Indiana is not paid enough for his services. Indiana is amply able to be more generous in compensating her Executive, and whether it is thought advisable at this time to increase his salary I trust your honorable body will pass a law making appropriation for the purchase of a mansion for the use of the Governor. Nearly every State in the Union makes this provision and it is in keeping with the dignity and requirements of the head of our State government. The State owns vacant land near the city which could be sold and the proceeds used for this purpose if it is not deemed best to make a special appropriation for it.

TOWNSHIP TRUSTEES.

The recommendation of Governor Alvin P. Hovey in his last message upon this subject failed to find any response in the proceedings of the last Legislature. The reason for the non-action could not have been because of its non-importance. If he were living he would reiterate his recommendation in stronger terms. Transactions by either incompetent or conscienceless Trustees have come to public notice, which causes me to urge upon you to pass a law limiting the power of this officer in making contracts. It is believed that no one official of the State has such unlimited control of public moneys. I know personally that in one county, in three county townships, the Trustees in less than two years have made purchases and have given township obligations for an amount nearing forty thousand dollars for school supplies, not 50 per cent. of which were of any earthly value to the schools for which the purchases were made. Those three Trustees, as might have been expected, either resigned or were removed from office by the

County Commissioners. Costly litigation followed these dishonest manipulations of the public funds. The honest and faithful public servant of the people will not complain of any reasonable safe guard you may throw around him. The people are asking for protection and they have a right to be heard.

STATE BOARD OF CHARITIES.

This Board has been quick to respond to every pressing call made upon it, and faithful in the discharge of every duty.

Mr. Alexander Johnson, the efficient Secretary, has been one of the most attentive, painstaking and industrious officers I have ever known.

I regard the report of the Board, the work of Mr. Johnson, the most valuable of its kind ever given to the public.

The Board has need of more money and I recommend that the appropriation of \$5,000 be granted.

THE STATE MILITIA.

The progress made in the organization and equipment of the State Militia has been most satisfactory. There are now four infantry regiments besides an artillery corps, all under the proper officers who have been selected for their special merit or have earned their positions by regular promotion. Each year a camp of instruction is held and the result of the drill and camp life generally has made our State troops equal to those of any other State.

General N. R. Ruckle, my Adjutant-General, is a thorough soldier. He served his country with distinction during the rebellion, and since the war has been almost continuously identified with military affairs. Under his administration of four years our militia has advanced more than during all the time of its previous existence. The time has come when it is wise for the State to be ready for any emergency of public disorder, and this branch of our government should be upheld without hesitation. The Quartermaster-General has great responsibilities in the care and preservation of ordinance and military supplies generally. His pay now is not commensurate with the labor he performs, and should be increased. I can not

forego bearing testimony of my high appreciation of my Quartermaster-General, Joseph P. Pope, who has a most honorable record as a soldier, and who has performed his duty on my staff with great satisfaction.

GOOD ROADS.

It is gratifying to notice the interest now being taken in the discussion as to whether Indiana shall become a leading State in the betterment of public roads. The press almost unanimously is advocating a better law. The late convention held in this city for the purpose of making recommendations to the Legislature was one of the most intelligent ever convened here. No law contemplated by this honorable body can compare with one that shall give the farmers an open market all the year round, so far as material prosperity is concerned.

Let there be no mistake as to the makeup of the Committee who shall have so much responsibility placed upon it as this one, as he who supports legislation with this object in view can subserve the best interests of his constituents in no other way so thoroughly. I doubt if further taxation is necessary for the redemption of our highways. The revenue now used is enormous when we consider the results obtained. The trouble is, our system is wrong. We need more brains and less muscle in the cause, and until this is brought about we shall remain in the slough of despond. There is no comparison between our roads and those of foreign countries, nor of those in many States. We are woefully behind them all in this matter. The railroads that cross our own State like a network have greatly enhanced the value of property, but with first-class public highways the increase in our material wealth will be difficult to estimate. The former will be the greatest beneficiary in this matter and yet goods roads concern directly every citizen. For several months in each year the farmer is unable to do anything because of impassable roads. His teams are idle and the profits of the months he has toiled are used up in doing nothing. This condition of business economy must be changed and no matter will require your thoughtful attention more than legislation for the improvement of our highways.

KANKAKEE RIVER.

A law was approved March 7, 1889, authorizing the Auditor of State to accept for use of the State of Indiana, trust deeds to lands including the bed of the Kankakee River, from the west line of the State to and including the limestone ledge at Momence, in the State of Illinois, to provide for the removal of so much of rock ledge as obstructs the channel of said river, and for matters properly connected therewith, including the appointment of a Board of Commissioners and a Civil Engineer to supervise the work, appropriating forty thousand dollars for the expense of said work, and declaring an emergency," the members of the first Commission appointed by Governor Hovey resigned, except Hon. Franklin Landers. In 1891 Governor Hovey appointed John Brown, Esq., of Crown Point, Hon. Franklin Landers, Indianapolis and J. B. Kimball, Esq., Kendallville. This Board of Commissioners have not been idle. They have removed difficulties that hedged their progress almost as difficult as the limestone ledge of the Kankakee. The President of the Board, Hon. Franklin Landers, informs me that the honor of having reached a point where success is attainable is largely due to the indefatigable energy of Mr. Brown.

On October 20, 1892, the Commission let the contract to Mr. David Sisk for the removal of 60,000 cubic yards of stone at 83 cents per yard. The contractor has filed a bond with the Board of Commissioners worth more than one million dollars. The Board has revised their first proposition, which was to take out 100 feet wide and seven feet deep, to one of 300 feet wide and four feet deep. The length of the channel *will be one and a quarter mile*. The Commission have, after many and wearisome parleys with the railroad company, settled the question of the dam satisfactorily to all concerned. As more than a million acres of valuable land will be redeemed by the removal of this obstruction, it is plain to be seen that the State will be the gainer by this expenditure of money in the near future. It is urged by some that the land holders should be assessed to meet the expense of this enterprise. Not so. When the necessary fall shall have been secured by the removal of the rock in Illinois, the land holders will come under the laws of the State of

Illinois relating to drainage, and must bear the expense of straightening seventy-five miles of the Kankakee river back into the country, when at last they will have secured to them that for which they have waited so long and patiently. The Commissioners affirm that it is not likely that circumstances could ever be more favorable for the prosecution of this work than now. Of the amount appropriated there has already been expended \$4,745.77, leaving a balance to the credit of the Commission of \$35,254.03. The Commission ask for an additional appropriation of \$25,000 to complete the work begun. I recommend the Legislature to grant their prayer.

DRAINAGE.

During the last four years the Legislature has given much time and special attention to the subject of drainage. I have been careful to inquire of competent judges regarding the result of this legislation and am informed that it is proceeding smoothly under act of March 7, 1891. Some of the sections should be amended so as to be more definite and practical. Section three should be amended so as to give power to fill vacancies. Section seven should deny the right of appeal to the Supreme Court except on questions of damages. The viewers receive insufficient pay. Doubtless the defects of the law, which are not very serious, will be remedied.

INDIANA SOLDIERS' HOME.

At the last department encampment of the Grand Army of the Republic of Indiana, held at Fort Wayne, a resolution was unanimously passed favoring the establishment of a State Soldiers' Home, where ex-soldiers and their wives, and widows of ex soldiers unable to care for themselves, might be cared for by the State. The subject is worthy of your most careful consideration. By an act of Congress the National Government contributes one hundred dollars per year to the maintenance of each inmate of the State homes, and the dependent soldiers of Indiana are entitled to their share of this government bounty. Eighteen States have such homes established and in every case maintained at less, much less expense than when cared for in county poor houses. The committee appointed by the Grand Army have accepted donations of one hundred and

eighty-seven acres of land near the city of Lafayette, on the Wabash River and known as "Tecumseh Trail" grounds. This donation was made by Tippecanoe County while the city of Lafayette donated fifty-five acres adjoining and Colonel De Hart, a citizen of Lafayette, donated five acres, making in all two hundred and forty acres, besides five thousand, six hundred and eighty dollars in cash. With such donations as these the work proposed is well begun. The proposition of a soldier's home meets with my earnest commendation, and a grateful people will not object to substantial assistance being given the enterprise by your honorable body.

THE NATIONAL ENCAMPMENT OF THE GRAND ARMY OF THE REPUBLIC.

Indiana has been accorded the honor of entertaining the Twenty-seventh Annual Encampment of the Grand Army of the Republic, which will be the greatest national event of 1893, with the exception of the Columbian Exposition in Chicago, and the duty confronting our State therefor becomes also a magnificent opportunity. An invitation to come to Indiana in 1893, which I extended on behalf of citizens of the State, was accepted by the organization by a unanimous vote, this action being without precedent. We take it as an indication of unexceptionable favor, for the honor of entertaining this Encampment has always been gained after sharp contention and earnest competition. As the greatest organization of patriotic men in the world, numbering nearly half a million members, bound together by ties of comradeship in loyal service to their country, I believe that the Grand Army of the Republic deserves the generous hospitality of any State in which its encampments may be held. The propriety of extending this hospitality in a *substantial* way has been well recognized in other States, and I hope that Indiana will, for her own credit, give as liberal support to the work of arranging for a suitable welcome to the visiting veterans as has been accorded them by the States where this Encampment has been held.

The citizens of Indianapolis, where the Encampment will be held, have given evidence of a determination to do their utmost to make it a success, but as the reputation of Indiana is involved with that of Indianapolis, in the success or failure of the arrangements for the event, I hope that the State will not

neglect to contribute its full share to the great undertaking—one which may be made, with proper support, the greatest in Indiana.

In addition to the reasons which have prompted other States to give their support of arranging for the National Encampment is the fact that the Twenty-Seventh Encampment, to be held in Indianapolis, is also the occasion for the dedication of the Indiana Soldiers' and Sailors' Monument, now nearing completion, which is also provided for in the plans of the citizens' organization in charge of public arrangements for the Encampment. It is expected that this will bring together Indiana soldiers from all over the country for a grand reunion, regardless of membership in veteran organizations, and the State should join in the arrangements for welcoming them. Those who are in charge of the work have earned the confidence of the public as capable and trustworthy men, who will do the best that can be done with the means at their command.

The plans which have been already outlined by those in charge are on a scale that will meet any emergency. Having attended seven consecutive encampments I feel justified in saying I am qualified to judge in this matter. In all probability, owing to our location and also to our close proximity to the World's Fair, the coming Encampment will bring together the largest number of old veterans that will ever assemble around an *earthly* camp-fire again.

The Legislature has always been quick to respond to any call that would honor the "Old Guard" or grant him relief. It is my firm conviction that this honorable body will grant needed aid to make the coming Encampment not only a marked success, but in so substantial a manner that the people will applaud your patriotic spirit and declare that the State has proved herself worthy of having conferred upon her so high and so lasting an honor.

SOLDIERS' AND SAILORS' MONUMENT.

As the State Soldiers' and Sailors' Monument approaches completion its magnitude and greatness becomes more manifest. Its graceful lines, lifting toward the heavens from the earth, tell of an artistic and mechanical skill without a parallel in the

monumental works of this country, rivaling the best structures of the old world. In its presence we stand mute; our passions are hushed and acrimony disappears, for it speaks to us of the sacred past and noble dead; of those who gave their lives for their country. With this spirit ever hovering about it, it becomes a continual inspiration to good citizenship and self-sacrifice. Should war come again, as come it may, it is here, on this sacred ground, that our patriots' impulse would concentrate, and our people stand in solid phalanx to maintain the Government which they have inherited at the cost of much blood and treasure. Let it be completed then in a manner commensurate with the great sentiments and interests it represents; secure the best artists in the world to make its great bronze groups; make every detail as perfect and complete as the genius of the artist and the handiwork of the artisan can fashion it, until it becomes the pride of the Nation and the boast of our State. And, above all, let it be so broad in its expression and meaning that every citizen of the State will feel that it is his, and so make it the guaranty for the future. From the report of the Commission for the past two years you will obtain all needful information concerning it.

THE WORLD'S FAIR.

By an act of the General Assembly the sum of seventy-five thousand dollars was appropriated for the purpose of making an exhibit of the resources of Indiana at the World's Columbian Exposition. The organization of a Board of Managers was perfected May 15, 1891, and the work began at once.

The first question was the location of the Indiana building, and the site selected was one of the very best.

The next question arising was the character of the building Indiana should construct.

At the Centennial Exposition, held in Philadelphia, the Indiana building was not creditable to the State, and with that experience the Indiana Board of Managers for the World's Fair decided rightfully to build a house that would be a credit to our State, and be as serviceable to our people as that of any other State. The house will cost between sixty and sixty-five thousand dollars, about fourteen thousand dollars of which have been donated. I am sure that the people of the State

will feel a just pride in the Indiana building, and I trust the action of the Board of Managers who have so wisely planned and constructed it will meet with your hearty approval.

This building in a great measure is the exhibit of Indiana. Strangers who look upon it will judge the State very much by her building, and no citizen will have cause to be ashamed of this building which will compare favorably with any other State building on the ground. I can not speak too strongly in behalf of this great work. It is an opportunity never again to be realized for the State to take her proper place in the front rank with the leading States of the Union.

Other States may have more territory, other States may furnish a larger amount of some product, other States may excel in some special resources, but what State can show such a field of varied resources as Indiana? For years we have been the most extensive coal producers west of the Alleghanies. Our building stone is in demand in all parts of the country and the development of this industry is scarcely begun. Our timber is the best and most varied of any State. Our oil fields have become the most extensive, while the natural gas product of the State is without an equal anywhere. But while these natural resources are most abundant and conspicuous, Indiana may well claim distinguished prominence for her agricultural yield. No State in the Union will produce so much corn, wheat, oats, rye and barley to the acre as may be realized by the farmers of Indiana. The great Northwest may excel us slightly in raising wheat, but no corn can be raised in that section. The Pacific Coast may excel us some in the production of fruit, but few cereals thrive there. The Atlantic States may raise more potatoes than we do and the South more cotton and cane, but for a bountiful yield of *everything* that an allwise Providence has given to man Indiana can make a better showing than any other State or country of the world.

Do we, as citizens of the State, realize that within our border we have the largest wagon factory of the world, besides the largest plow factory, the largest glass producing plants, the largest grain drill factory, and that recently we have acquired the largest reaper and mower factory, while Evansville stands

foremost of all cities as the hard wood lumber market of any country, and Jeffersonville and Michigan City have the largest ship building concerns west of the Atlantic Coast?

I can not speak too highly of our educational advantages. Indiana bears the palm in this field. Recently a representative of the State of Massachusetts visited the schools of the leading cities of the country, and, after thorough examination, declared that the High Schools of Indianapolis were the best to be found anywhere. The same may be said of the schools in other cities of the State, and we should ever bear in mind the great advancement we have made in education, and cherish the high standing our State has attained.

Our mines were never more profitable; our live stock interests have developed within the past few years most wonderfully; our dairy interests are now attracting wide-spread attention, and this promises a field of profit to farmers; our wool product is increasing; floriculture and horticulture are hand in hand in the work of progress, and the future for Indiana is full of bright assurances of unusual prosperity.

Let us not hesitate in the great duty before us. The Board of Managers have rightly placed Indiana where she belongs, and I trust their recommendation for an additional appropriation to carry on the great work will meet with your prompt and hearty endorsement. We are not poor, and never was Indiana so well prepared for an emergency like this, as now.

GOVERNOR JENNINGS.

In the last Legislature a bill was presented making an appropriation for a monument to the memory of Jonathan Jennings, the first Governor of the State of Indiana, who lies buried in an unmarked grave near Charleston, Clark County. He was a man of high character and patriotism. He served the State in her infancy with distinction in the National Congress, and as Chief Executive, and it would be a most worthy and proper act for you, as representatives of the people, to make provision for a monument to his memory.

PUBLIC HEALTH.

During the year many thousands of people from every country will visit the United States to attend the World's Fair,

most of whom, of necessity, will have to pass through our State. This fact will subject us to dangerous contagious diseases more than we have ever experienced before. I therefore call your especial attention to the recommendation of the State Board of Health that will be found in their annual report.

TOWNSHIP LIBRARIES.

The interest which is growing in libraries in Indiana should receive the fostering care of the Legislature of our State. Other States are in advance of us in this direction, which are behind us in other lines of advancement. Farmers' Institutes, Reading Circles, Educational Conventions, and Library Associations, are calling for some system of libraries which shall put good books within the reach of those who want them, especially the young people who are taught to read and have nothing within reach to feed their minds upon after.

I would recommend that some system of distributing reading matter be devised, either by township libraries or whatever may seem to your honorable body the most practicable.

THE STATE HOUSE.

This structure, in which all the people of the State possess a justifiable pride, and in which millions of dollars' worth of valuable property are involved, requires vigilant watchfulness and care on the part of those to whom it is entrusted, that it may be protected from the hand of the vandal, and secured, as far as possible, from destruction by the elements. Those whom you have elected in the past to discharge this service have left no occasion for censure, even in the slightest degree. Their unremitting attention to the grave responsibility imposed upon them deserve this hearty commendation.

CONCLUSION.

The time is at hand when I shall take my leave from the high office to which I succeeded after the death of Governor Hovey. I have tried, in the fear of God and men, to faithfully perform the responsible duties imposed. On you, the representatives of the people, I invoke the blessings of Almighty God.

The Senate and House of Representatives being in joint session, proceeded to canvass the vote for Governor and Lieutenant-Governor.

The following was the vote for Governor and Lieutenant-Governor as cast at the last November election :

VOTE FOR GOVERNOR AND LIEUTENANT-GOVERNOR.

COUNTIES.	FOR GOVERNOR.				LIEUTENANT-GOVERNOR.	
	Claude Matthews, Democrat.	Ira J. Chase, Republican.	Aaron Worth, Prohibitionist.	Leroy Templeton, Populist.	Mortimer Nye, Democrat.	Theo. Shockney, Republican.
Adams	2,884	1,230	98	216	2,886	1,229
Alllen	9,907	5,478	180	438	9,912	5,462
Bartholomew	3,185	2,770	124	38	3,175	2,774
Benton	1,371	1,597	107	76	1,371	1,604
Blackford	1,338	1,198	66	317	1,338	1,201
Boone	3,097	3,126	93	362	3,095	3,126
Brown	1,369	654	40	91	1,367	652
Carroll	2,347	2,224	186	267	2,344	2,222
Cass	3,992	3,465	288	446	3,988	3,466
Clark	3,999	3,259	74	44	3,988	3,259
Clay	3,517	3,070	125	450	3,515	3,073
Clinton	2,971	3,191	221	381	2,969	3,191
Crawford	1,499	1,271	16	198	1,499	1,271
Daviess	2,478	2,588	54	892	2,479	2,587
Dearborn	3,376	2,260	77	50	3,376	2,259
Decatur	2,350	2,511	142	34	2,348	2,513
Dekalb	2,749	2,453	201	754	2,743	2,455
Delaware	2,851	4,875	201	334	2,840	4,876
Dubois	2,821	1,073	46	158	2,819	1,074
Elkhart	3,511	3,845	329	186	3,512	3,845
Fayette	1,489	1,803	65	38	1,488	1,806
Floyd	4,129	2,919	71	89	4,126	2,921
Fountain	2,323	2,363	73	317	2,324	2,365
Franklin	2,841	1,594	54	17	2,841	1,593
Fulton	2,242	2,026	116	43	2,243	2,025
Gibson	2,437	2,713	235	589	2,440	2,709
Grant	3,571	4,879	527	383	3,573	4,884
Greene	2,476	2,794	67	483	2,476	2,792
Hamilton	2,488	3,603	415	124	2,497	3,615
Hancock	2,315	1,924	68	198	2,315	1,923
Harrison	2,446	2,115	68	178	2,448	2,112
Hendricks	2,030	2,991	218	86	2,029	2,997
Henry	1,861	3,323	261	593	1,859	3,319

Vote for Governor and Lieutenant-Governor—Continued.

COUNTIES.	FOR GOVERNOR.				LIEUTENANT-GOVERNOR.	
	Claude Matthews, Democrat.	Ira J. Chase, Republican.	Aaron Worth, Prohibitionist.	Leroy Templeton, Populist.	Mortimer Nye, Democrat.	Theo. Shockney, Republican.
Howard	2,300	3,567	299	790	2,296	3,568
Huntington	3,441	3,364	285	122	3,441	3,364
Jackson	3,333	2,193	17	75	3,314	2,217
Jasper	926	1,355	67	363	924	1,354
Jay	2,301	2,384	275	724	2,308	2,386
Jefferson	2,507	3,117	62	118	2,502	3,118
Jennings	1,382	1,761	35	392	1,869	1,772
Johnson	2,598	2,082	153	236	2,597	2,081
Knox	3,372	2,621	236	508	3,370	2,627
Kosciusko	3,058	3,815	221	65	3,060	3,812
Lagrange	1,427	2,026	117	132	1,425	2,031
Lake	2,971	2,930	105	43	2,972	2,929
Laporte	4,594	3,527	96	100	4,600	3,526
Lawrence	2,114	2,494	33	142	2,113	2,494
Madison	5,692	5,349	284	422	5,680	5,333
Marion	20,228	19,389	560	347	20,212	19,368
Marshall	3,104	2,537	126	97	3,101	2,539
Martin	1,380	1,276	41	211	1,378	1,275
Miami	3,383	2,948	189	116	3,381	2,946
Monroe	1,914	2,000	93	342	1,913	2,002
Montgomery	3,838	3,835	107	89	3,837	3,830
Morgan	2,002	2,361	73	179	2,005	2,357
Newton	878	1,181	73	126	878	1,182
Noble	2,866	2,791	200	105	2,857	2,812
Ohio	598	659	3	6	597	658
Orange	1,622	1,640	29	208	1,622	1,639
Owen	1,728	1,561	50	239	1,729	1,560
Parke	1,942	2,420	253	237	1,938	2,417
Perry	2,058	1,866	34	86	2,054	1,868
Pike	1,941	2,028	61	227	1,942	2,023
Porter	1,905	2,168	141	129	1,907	2,166
Posey	2,638	2,056	78	370	2,638	2,053
Pulaski	1,346	975	98	244	1,346	974
Putnam	2,736	2,289	158	191	2,734	2,289
Randolph	1,994	4,020	272	402	1,992	3,973
Ripley	2,417	2,246	50	230	2,417	2,247
Rush	2,204	561	147	78	2,202	2,560
Scott	1,035	720	86	46	1,035	719
Shelby	3,463	2,651	284	100	3,462	2,645
Spencer	2,458	2,460	21	162	2,458	2,459
Starke	993	842	30	33	995	944
Steuben	1,260	2,091	206	193	1,259	2,088

Vote for Governor and Lieutenant-Governor—Continued.

COUNTIES.	FOR GOVERNOR.				LIEUTENANT-GOVERNOR.	
	Claude Matthews, Democrat.	Ira J. Chase, Republican.	Aaron Worth. Prohibitionist.	Leroy Templeton, Populist.	Mortimer Nye, Democrat.	Theo. Shockney, Republican.
St. Joseph	6,030	5,181	213	97	6,008	5,176
Sullivan	3,142	1,769	124	387	3,140	1,769
Switzerland	1,577	1,479	19	49	1,577	1,489
Tippecanoe.	4,363	4,825	194	49	4,360	4,826
Tipton.	1,994	1,773	122	569	1,989	1,773
Union	839	980	62	9	838	980
Vanderburgh.	6,070	6,073	92	269	6,069	6,072
Vermillion.	1,490	1,688	76	156	1,432	1,705
Vigo	6,573	6,116	94	545	6,549	6,124
Wabash	2,396	3,659	243	329	2,393	3,657
Warren	971	1,841	43	50	971	1,842
Warrick	2,154	2,010	59	516	2,154	2,004
Washington	2,310	1,825	23	255	2,310	1,825
Wayne.	3,678	5,652	340	198	3,682	5,650
Wells	2,698	1,651	207	306	2,697	1,653
White	1,887	1,801	169	227	1,890	1,797
Whitley	2,222	1,951	171	30	2,222	1,946
Total	260,601	253,625	12,960	22,017	260,364	253,594
Plurality.	6,976

FOR GOVERNOR.

Claude Matthews received 260,601 votes.
Ira J. Chase received 253,625 "
Aaron Worth received 12,960 "
Levy Templeton received 22,017 "

FOR LIEUTENANT-GOVERNOR.

Mortimer Nye received..... 260,364 votes.
Theodore Shockney received 253,594 "
Charles W. Culbertson received 12,960 "
Thomas S. East received..... 22,017 "

Upon completing the canvass of the vote the President of the Senate declared Claude Matthews duly elected Governor, and Mortimer C. Nye, Lieutenant-Governor.

On motion of Senator McHugh, of Tippecanoe, the convention adjourned.

The Senators returned to the Senate Chamber, and were called to order by President *pro tem.* Senator Francis M. Griffith.

Senator McHugh, of Tippecanoe, moved that when the Senate adjourn, that it adjourn to meet at 11 o'clock Monday, January 9, 1893.

On motion of Senator Morgan the Senate adjourned.

F. M. GRIFFITH,
President *pro tem.* of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

MONDAY MORNING.

JANUARY 9, 1893.

The Senate convened at 11 o'clock A. M., President *pro tem.* F. M. Griffith in the chair.

Prayer was offered by Senator Gilman.

After the reading of a portion of the Journal, by consent, its further reading was dispensed with.

Senator Magee offered the following resolution :

Resolved, That five thousand copies of the Governor's Message be printed and one thousand copies be folded in wrappers and laid in proportion to Senators on their desks.

Senator Loveland offered the following amendment :

That the words five thousand be stricken out and in their stead the words two thousand be inserted.

Senator French then offered the following amendment to the amendment:

That the words two thousand be stricken out and the words three thousand be inserted in their stead; that one thousand of the said three thousand be printed in the German language.

The amendment to the amendment was lost.

A vote was then taken on the amendment of Senator Loveland.

Which was lost.

The question then recurring on the original resolution.

Which was adopted.

Senator Akin offered the following resolution which was adopted:

WHEREAS, At the opening of the Senate the attention of the members was attracted to the neat, inviting and attractive appearance of the Senate Chamber, and

WHEREAS, The corridors, columns and State House generally are decorated in such a manner as to bring out the beautiful appearance of the State Capitol building to the highest advantage; therefore, be it

Resolved by the Senate, That Timothy Griffin, the State House Custodian, be and he is hereby complimented, and the thanks of the Senate are hereby tendered him for the manner in which he has discharged this duty.

Senator Holland, Chairman of the Inaugural Committee, offered the following report:

MR. PRESIDENT:

Your committee appointed to arrange for the inauguration of the Governor and Lieutenant-Governor-elect, acting in conjunction with a like committee on the part of the House, beg leave to report as follows:

The Senate and House will meet at their respective chambers at 1:30 P. M., Monday, January 9, 1893.

The Senate will then proceed to the House and meet in joint session and march in a body to the rotunda of the Capitol.

The Committee on Inauguration, together with the President of the Senate, will meet at the Secretary of State rooms and conduct Governor Chase, Governor-elect Matthews and Lieutenant-Governor Nye to the place of holding the inaugural exercises.

Hon. Francis M. Griffith will preside over the meeting.

Music by the New Goshen Band.

Prayer by Rev. Joseph A. Milburn.

Roll-call of the two houses.

Inauguration of Governor-elect Matthews.

Inauguration of Lieutenant Governor Nye.

Adjournment.

W. G. HOLLAND,
Chairman of Senate Committee.

W. A. CULLOP,
Chairman of House Committee.

Senator Holcomb offered a resolution, and, on motion of Senator McHugh, of Tippecanoe, it was referred to the Committee on Rules.

Senator Loveland offered the following resolution:

Which was adopted.

Resolved by the Senate of the State of Indiana, the House of Representatives concurring, That at 3 o'clock on Tuesday, January 10, 1893, the Senate and House of Representatives meet in joint session, in the chamber of the House of Representatives, to observe the memorial services that has been made a special order for that hour.

On motion, leave of absence was granted, for Tuesday, to Senator Magee, Senator Baker and Senator Kern.

Senator Kopelke moved that when the Senate adjourn it adjourn to meet at 1:15 p. m., which motion prevailed.

On motion of Senator Kopelke the Senate adjourned.

MONDAY AFTERNOON.

JANUARY 9, 1893.

The Senate convened at 1:30 p. m. and repaired to the rotunda of the Capitol to meet in joint convention and attend in a body the inauguration exercises of the Governor and Lieutenant-Governor.

JOINT SESSION.

Senator Francis M. Griffith called the joint session to order.

Rev. Joseph A. Milburn, of the Second Presbyterian Church of Indianapolis, offered prayer.

The roll of the Senate being called the following members of the Senate answered to roll-call as follows:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Mr. President. Total, 49.

The following members of the House of Representatives were present and answered to roll-call:

Ader, Allen, Askren, Atkinson, Bain, Barnes, Bassett, Baugher, Beane, Bethell, Behymer, Binkley, Blair, Blue, Brown, Bryant, Clauser, Collins, Cooley, Cravens, Creigmile, Cullop, Cunningham, Dailey, Dalman, Davis, Deery, Dinwiddie, Duncan, Erwin, Farlow, Fippen, Franks, Gill, Gregg, Grossart, Guthrie, Haggard, Hamrick, Harkins, Harmon, Hay, Heagy,

Hench, Hesler, Higbee, Hord, Hunter, Johnson of Dearborn, Johnson of Marion, Jordan, Kamp, Kaufman, Kester, Lindemuth, Lowe, Lyons, Manwaring, Megenity, Meredith, Merritt, Moutoux, Morris, McCallister, McCaskey, McCorkle, McIntyre, McMahan, McMullen, Newhouse, Newlin, Passage, Redman, Reeves, Richter, Rodabaugh, Schaff, Schrader, Sexton, Smith, Stakebake, Stark, Stephenson, Stover, Suchanek, Sulzer, Swope, Teal, Terhune, Thornton, VanBuskirk, Vermillion, Washburn, White, Williams, Wilson of Dubois and Martin, Wilson of Marion, Wright, Mr. Speaker. Total, 99.

The oath of office of Governor was administered to Claude Matthews by Judge Reinhardt, of the Appellate Court.

The oath of office of Lieutenant-Governor was administered to Mortimer C. Nye by Judge McCabe, of the Supreme Court.

The following are the inaugural addresses of the said Claude Matthews, Governor, and Mortimer C. Nye, Lieutenant-Governor of the State of Indiana:

INAUGURAL ADDRESS OF HON. CLAUDE MATTHEWS, GOVERNOR.

Gentlemen of the Senate and House of Representatives:

It is with a deep feeling of the sacred responsibilities of the oath I have just taken that I assume the duties of the office of Governor of Indiana, and I desire to return to the people of our State, through you, their legislative representatives, my profound gratitude for the honor, and my earnest assurance that it shall be my constant aim and effort to faithfully execute and discharge the duties of this high office in accordance with the Constitution, and their wishes, as these may be expressed, or fairly inferred from time to time through current events.

The results of the recent election, in my judgment, clearly indicate that the people desire that greater economy should be practiced in administering the government, both National and State, and that taxation should not only be lessened, but be more equitably distributed.

It is an undeniable fact that in the years recently passed there has been a growing tendency in legislation to too greatly

favor corporations and monopolies at the expense of the farmers, the laborers and the business classes who make up the great body of our citizens. Under this common belief the people became restless and desired that this inequality should be remedied, and no longer exist.

In obedience to this well expressed opinion, a law was wisely passed by the last Legislature, the intention of which was to secure fuller and fairer assessments of property for taxable purposes in this State.

This law has worked well, and I believe will meet this intention, so far as the assessment of the property of private citizens is concerned, and it would seem to be wise to give this part of the law as it is at least a fair trial. The introduction of any unusual, vexatious and unjust methods of assessing the property of private citizens would tend to make the law unpopular and would be unfortunate.

The plain and emphatic language of the Constitution is that "Taxation shall be equal and uniform throughout the State." The tax law adopted by the last Legislature and creating a State Board of Tax Commissioners, clearly intended to make railroad corporations of the State pay their just proportion of the taxes.

The persistent efforts of some of the representatives of these corporations, not only to evade and resist the law, but to defeat persons at the elections because they had honestly and faithfully endeavored to enforce it, show that every just and proper means should be used to make these corporations perform their duty to the State; and I would favor such amendment to this law as may be needed to secure that result.

Aside from this, with a few clearer definitions and corrections of some minor inconsistencies, I would not suggest that the general system of this law be tampered with. There has been a wide departure from the original laws creating Building, Loan and Savings Associations. Instead of remaining true to the original intent, a means of furnishing a safe investment for the saving and security of weekly and monthly wages of certain classes of our citizens, thereby encouraging the building and ownership of homes, these have now drifted into banking and brokerage institutions, and lenders of money on

a large and dangerous scale. The most serious source of evil is the evasion of the just payment of taxes on money loaned, drawing regular rates of interest through what is known as "paid-up shares" and often adding features of insurance not at first intended, nor legitimately a part of these associations. Some restrictions should be thrown around foreign Building and Loan Associations, not incorporated under the laws of this State, but transacting business with the same freedom granted other associations complying with our laws. I therefore make mention of this to you, gentlemen, as worthy your careful consideration.

It is undoubtedly true that for many years there has been a growing extravagance in National, State and local governments. This is an entire departure from correct principles, and the people who have the taxes to pay have wisely called a halt to the march of this growing evil. A correct idea of this has come down to us from olden times, hallowed by age and sanctioned by its wisdom, that a wise economy in expenditures is one of the best sources of revenue.

I favor the most rigid economy consistent with good government in all departments of the State. An increase of officers or salaries should be avoided where not of absolute necessity. A lessening of both would be preferable where the public service would not thereby be impaired.

In my opinion there should not be an increase in the rate of taxation, on the contrary I hope and believe it may be found that there can be a reduction without sacrificing public interests. It is not indispensable that the public debt should be paid immediately. It was created largely for public buildings and necessities of which other generations, as well as the present, will have the benefit, and can justly afford, in part at least, to pay. The debt is drawing but three per cent. interest, but would cost the people seven or eight per cent. to borrow the money to pay the increased taxes necessary to its immediate extinguishment. It is not a large debt for such a State, and its payment is not being pressed. Provision for its gradual reduction and ultimate payment would be quite sufficient, but steps towards this end should not be overlooked and neglected. To ask large appropriations is natural and to

be expected, but it is your duty to see that they are only made to the extent imperatively demanded by the needs of the public service, administered with prudence and economy. As there has been a large increase in the aggregate of taxables under the late assessment law, and this increase is likely to be maintained and probably augmented. I can not but indulge the hope that with economy and prudent appropriations you may be enabled to make both a reasonable reduction in the rate of taxation and the State debt. The surest way to accomplish a reduction, year by year, in such a debt would be the creation of a Sinking Fund to be used solely for that purpose and to be applied as rapidly as accumulated. With this in view I invite your attention to the present school tax levy, which could be reduced without injury to that great and needed work. It would be gratifying to the people if a reduction could be made in the aggregate of six cents in the school and general levies, and I believe this can be done without injury to the public service. We may indeed feel justly proud of our State, for it possesses in an eminent degree all the elements necessary to the greatest prosperity and the highest civilization. With the Great Lakes on the north and the Ohio River on the south it has for commercial purposes the benefit of both, and a geographical position which makes it necessary that nearly all the leading trunk lines of railways should pass over its surface.

It has a soil of unsurpassed fertility, an equable climate, remarkably free from cyclones and storms, rain in well measured proportions, hard wood of the highest quality, unlimited quarries of the choicest building stone, vast mines of coal, kaolin, and of fire clay, a wonderful field of natural gas and oil which is flowing from hundreds of wells and adding to the comfort, the wealth and the prosperity of our people. Nor are we less blessed in our beneficent government, which not only furnishes one of the best systems of schools in the world, but gives ample protection to the persons and property of every one of her citizens, no matter how humble their condition, so far as the same can be secured under law.

These blessings of good government flow largely from our admirable State Constitution, and wise system of laws made in conformity therewith.

This Constitution—and no State has a better one—was framed by a body of eminent statesmen and was approved by the almost unanimous vote of the people. The experience of over forty years has proven its beneficent character and wisdom, and it wisely provides a plain and intelligent way for amending it, when amendments are necessary, and thus avoiding the great expense of a convention, the confusion and long litigation which always follows the adjustment of the laws of a State to a new Constitution.

Our Courts have from time to time passed upon such points as needed construing and we now have a general code of laws, conceded in the main to be in harmony with the Constitution, and at least equal to the system of government and laws of any other State.

In my judgment, if changes are desirable in the Constitution, it would be best to make them in the manner the people have themselves provided in that instrument, which we have all sworn to support. But radical changes in either the Constitution or the laws of a State should not be made without the maturest deliberation and the gravest consideration.

Bad legislation is worse than no legislation. There is often a feeling with legislators that they must do something, and in the multiplicity of bills introduced, there is always danger that some may contain provisions that, if passed, would bring injury alike to the country, and ultimately to their authors and supporters. It behooves us all to closely and carefully scrutinize every provision of every measure, enact such as are clearly of public benefit and defeat those that are of doubtful propriety.

Our present election laws seem to be working well, and if changed at all it should be done with the greatest caution. Indeed, I am fully persuaded that it would best serve the public interest to allow the people to become fully acquainted with and accustomed to its provisions and the system to become thoroughly established before changes are made; new provisions adopted or old ones changed, in however slight a degree, have a tendency to cause confusion and doubt in the mind of the voter that embarrasses him in the free exercise of this right and duty. Under the present law Indiana is entirely compe-

tent to conduct fair elections within her borders, and she has not asked, and does not need, any assistance or interference by the United States. Indiana is a State and the States are important factors in our Republic. The rights reserved to the States and people by the Constitution should not be destroyed nor impaired by "force bills" or other kindred aggressive legislation by the general government.

The election of United States Senators by the people is a measure now very widely and favorably considered, not only by the people of Indiana, but of many other States in the Union. The time has come in our history when the influence and action of the masses of our fellow citizens ought to be more directly and distinctly impressed upon the members of the National Legislature.

Nothing would promote this more than the choice, by direct vote of the people of the State, of the members of the United States Senate.

The proposed constitutional amendment having this for its object is worthy of careful, earnest and timely consideration. The improvement of our common road system is an important matter that is now receiving much attention from the people, and I commend this subject to your serious consideration.

The foundation of all true prosperity and wealth rests more largely upon agriculture than any other interest that engages the attention of our citizens. It should be the duty to encourage and foster this, and hold to a careful avoidance of placing any additional burdens upon this interest.

For in its prosperity rests the common prosperity of all.

No class of our citizens are more directly interested and benefited in the improvement of our highways than are the farmers, and upon none will fall so heavily the cost of construction.

After careful investigation I am convinced that it is not the desire of those most affected in this work that there shall be radical changes, but wise and conservative legislation upon this question.

The old law has many valuable features that commend themselves to the people, and is not a bad law if properly enforced.

The people themselves are responsible largely for its deficiencies, owing to the laxity in its enforcements.

The supervision under the old law came directly from the people, and are what the people, their neighbors, make them.

A healthy public sentiment to encourage officials to faithfully carry out the provisions of the present law would overcome many of its supposed defects.

The amount of money raised, under the present tax collected, is sufficient, if wisely expended and properly applied, to place Indiana in a few years in an enviable position as to her highways.

Encouragement to apply improvements in a continuous way on the more important roads, rather than wasting efforts and means over great territory, and in spots, aided by the generous assistance in donations in work from farmers, would accomplish great results. There should be enacted no law that will add to the burdens of this tax, nor the management removed so far from the people as to deprive them of the right to "work out," as it is termed, the tax so collected, if this is desired. The duty and power of apportioning Senators and Representatives among the several counties of the State is conferred by our Constitution upon the General Assembly. No other department of the State Government is given any share or part in this function. The Legislature, five-sixths of which is chosen every two years directly by popular vote, is nearer the people than any of her department, and is therefore properly charged with the performance of this duty.

The people view with great jealousy any attempt made by the courts to encroach upon a province so peculiarly within the scope of legislative action. The manner or mode of apportionment in Indiana is not new; it has been the same under all administrations, and after the usage of half a century the legislation of our State ought not to be imperiled or disturbed by an alleged judicial construction, novel and unprecedented, whereby the judiciary branch of the Government may virtually control the representation, and deprive the representatives of the people of their constitutional authority.

This right and power conceded, the next step might be the absorption of the prerogatives or functions of the executive,

and in this way the rights of all departments of the State Government pass into the control of the courts.

The present year will witness the assembling in our midst of a great concourse of citizens of this and sister States. The National Encampment, composed of the surviving members of that great army that thirty years ago marched bravely forth to battle at their country's call, will meet the coming fall at your capital city. Year by year their ranks are thinning out, and in the not distant future their ears will be deaf to the bugle call.

It has been deemed the duty of the citizens wherever they have met to do honor and give them a hearty welcome. I trust that Indiana and the city of Indianapolis may not be found wanting in this respect.

They come now with that same broad, generous patriotism that called them forth years ago to pay a tribute to the bravery and patriotism of Indiana's soldiers, in the shadow of the grandest monument of its kind erected in all our land. Provision should be made for the proper completion of the Soldiers' and Sailors' Monument. It is a great work in which every citizen of Indiana has an interest. It is the monument of the State, paid for by all the tax-payers of the State, and constructed under the supervision of commissioners appointed by State authority; no outside influence should be allowed to interfere with its construction as a State Monument, and especially interference based on a narrow and selfish policy; it should be made to reflect the highest honor on the Indiana soldiers and sailors of the Civil War, but it will not detract from that honor if proper reference should be made to other soldiers of Indiana and other wars connected with Indiana military history, as the Commissioners, all of whom were soldiers of the Civil War, or the State, may decide would be appropriate.

The soldiers of no one war, brave and patriotic as they were, have a monopoly of Indiana's valor and military glory, and such great historical events as the capture of Vincennes from the British, the Battle of Tippecanoe and the war with Mexico (the first two on Indiana soil, and all productive of vast benefits to the country), should not be entirely ignored in the construction of an Indiana State Monument.

A mistake in policy has sometimes prevailed in portions of the State to punish offenders or drive away persons deemed objectionable without resort to due legal process. These acts, commonly called "White Caps," are dangerous to the rights of citizens and the peace of the community, and should be suppressed.

If the present criminal laws are not sufficient to cover such offenses they should be made more effective by further enactments.

And now, gentlemen, in conclusion I desire to remind you that upon each and all of us rests heavy responsibilities. The people of a great State have entrusted to our care the management and direction of their public affairs. I trust we may meet these responsibilities bravely and with an earnest purpose to discharge these duties in a manly and unselfish manner and to the utmost of our several abilities. Recent Legislatures have done much to crown our State with the glory of placing her in the foremost rank of leadership in the adoption of great reform measures. I trust your work may be equal to any that has gone before. I need not charge you that I shall cordially join in every effort to protect the happiness of the people and promote their happiness and welfare.

That wisdom may guide your councils, prosperity may envelop our State in all future time, a kind Providence direct our destinies, will be my earnest prayer and sincere desire.

Inaugural address of Hon. Mortimer C. Nye, Lieutenant-Governor:

Gentlemen of the Senate and House of Representatives of Indiana, and Ladies and Gentlemen:

At this time I appreciate most keenly the great responsibility resting upon me to discharge the duties of the office of Lieutenant-Governor in such a manner as to meet your approval and endorsement.

My duty is to preside over the sessions of the Senate and make such rulings on parliamentary questions as shall from time to time arise.

I earnestly hope that those of a different character may not be presented for a few days when I trust I shall be prepared to meet them as they appear. I fear, however, that because of inexperience it may be somewhat difficult for me to discharge that duty fully and properly, but I shall at all times endeavor to do so without fear or favor and strictly in conformity with the rules which may be adopted for the business transactions of the present session of the Senate. In order that I may not make any serious mistake in the discharge of my official duty I earnestly invite each and every Senator to give me his most cordial support and assistance and to regard charitably any blunder or errors which I may make. It is not within the scope of my duty nor is it proper that I should make any suggestions in relation to any special legislation in such matters. I have no voice or vote. It is for the members of the Senate to present such resolutions and bills as they may deem proper, and for the Senate, as a body, to adopt or reject them. It seems to me fitting, however, to suggest that the people of this State expect much of the present General Assembly. They hope for general reform and lower taxation and will not be content unless their hopes are realized. They demand wholesome legislation in the interest of the whole people and do not expect class legislation of any kind whatever. The business and legislation of this session is entirely under your control, each member should therefore act according to his own best judgment and be honest and conscientious in the discharge of every duty.

It is of the utmost importance that the most intimate and friendly relations should exist between the Senators and the presiding officer. I therefore most cordially invite you all to come to me at any time when you may feel that I can be of service to you and I will do all I can to aid you. I trust that the present session of the General Assembly may be a pleasant, agreeable and profitable one, and that all laws and measures adopted by you may meet the most hearty approval of the people of the great State of Indiana.

MORTIMER C. NYE.

An address was delivered by retiring Governor Ira J. Chase.

The Senators returned to the Senate Chamber.

Senator Kopelke offered the following resolution, which was adopted:

Resolved, That five thousand copies of Governor Matthews' message be printed and placed upon the desks of the Senators for distribution, two thousand of which to be printed in the German language.

On motion of Senator McGregor the Senate adjourned.

F. M. GRIFFITH,
President *pro tem.* Senate.

J. F. FRIEDMAN,
Assistant Secretary Senate.

TUESDAY MORNING.

JANUARY 10, 1893.

The Senate convened at 10 o'clock, A. M., with Senator Griffith in the chair.

Senators Kern, Lynn and Boyd were appointed to escort Lieutenant-Governor Nye to the rostrum, who now formally took his seat as the presiding officer of the Senate.

Prayer was offered by Bishop Knickerbocker of the Episcopal Church of Indianapolis.

After reading of a portion of the Journal, on motion of Senator Ellison, the further reading of the Journal was dispensed with.

Senator Leyden offered the following resolution, which was adopted:

Resolved, That the Senate, in token of their appreciation of the services of Hon. F. M. Griffith, President of the Senate, hereby present to him the gavel used by him in presiding over the Senate up to this date.

Senators Leyden and Crumpacker were appointed a committee to make the presentation of the gavel to Senator Griffith.

The Chair announced the standing committees of the Senate, which were as follows:

Senate Standing Committees, reported to the Senate by Lieutenant Governor Mortimer Nye, January 10, 1893:

On Finance.—Senators Magee, Kern, Smith, McLean, Boyd and Gilman.

On Judiciary.—Senators Griffith, McHugh of Tippecanoe, Kopelke, Holland, Parker, Crumpacker and McCutcheon.

On Education.—Senators McHugh of Tippecanoe, Griffith, Smith, McLean, Fulk, Boyd and McCutcheon.

On Organization of Courts.—Senators Fulk, McGregor, Bingham, Seller, Wray, Loveland and Newby.

On Corporations.—Senators Sweeney, Ellison, Holcomb, Lynn, McHugh of Marion, Loveland and Vail.

On Roads.—Senators Moore, French, Fulk, Kern, Bingham, Gilman and Crumpacker.

On Benevolent Institutions.—Senators Leyden, Chandler, Akin, Parker, McGregor, Yaryan and McCutcheon.

On Agriculture.—Senators Akin, Wiggs, Lynn, French, Beck, Baker and Cranor.

On Banks.—Senators Smith, Leyden, Chandler, Gifford, Thompson, Thayer and Boord.

On Public Printing.—Senators McDonald, Kennedy, Ellison, McGregor, Moore, Cranor and Thayer.

On Public Buildings and State Library.—Senators Chandler, Kern, Holland, French, Morgan, Crumpacker and Yaryan.

On Elections.—Senators Wray, Beck, Bird, McDonald, Magee, Baker and Crumpacker.

On State Prisons.—Senators Bingham, Holcomb, Sweeney, McHugh of Marion, McDonald, McManus and Boord.

On Swamp Lands and Drains.—Senators Beck, Kopelke, Morgan, Magee, Holcomb, Vail and Gilman.

On Fees and Salaries.—Senators Seller, McCutcheon, Wiggs, Leyden, Griffith, McKelvey, Newby, Stuart, McHugh of Tippecanoe, Gilman, Smith, McManus and Bingham.

On Claims and Expenditures.—Senators Holland, Akin, French, Holcomb, Lynn, McManus and Wishard.

On Military Affairs.—Senators Lynn, McLean, McHugh of Marion, Wiggs, Sweeney, Boyd and McCutcheon.

On Phraseology and Arrangement of Bills and Unfinished Business.—Senators Ellison, Kopelke, Seller, McKelvey, Gifford, Newby and Vail.

On Federal Relations and Rights and Privileges of the Inhabitants of the State.—Senators Wiggs, Thompson, Moore, Sweeney, McDonald, Wishard and Loveland.

On Temperance.—Senators Kopelke, McHugh of Tippecanoe, McLean, McHugh of Marion, Sweeney, McCutcheon and Wishard.

On County and Township Business.—Senators Thompson, Parker, McDonald, Lynn, Holcomb, Hobson and Gilman.

On Public Health, Vital and Other Statistics.—Senators Morgan, McKelvey, Barnes, Beck, Wiggs, Yaryan and Cranor.

On Insurance.—Senators Kern, Griffith, Sellers, Chandler, McGregor, Loveland and Newby.

On Railroads.—Senators McLean, Thompson, McHugh of Tippecanoe, Leyden, Griffith, Crumpacker and Boord.

On Mining and Manufactures.—Senators McKelvey, Kennedy, Wiggs, McGregor, Barnes, Hobson and Loveland.

On Congressional Apportionment.—Senators Gifford, Holcomb, Kennedy, Barnes, Wray, Wishard, Newby, McHugh of Marion, Hobson, Kopelke, Thompson, Bird and Thayer.

On Legislative Apportionment.—Senators Stuart, Wiggs, Leydon, Holland, Fulk, Cranor, French, Seller, Boord, Baker, Smith, McManus and Parker.

On Supervision and Inspection of Journal of Senate.—Senators Kennedy, Ellison, Fulk, Stuart, McGregor, Vail and Loveland.

On Executive Appointments.—Senators Barnes, Fulk, Wiggs, Lynn, Kennedy, McManus and Thayer.

On Cities and Towns.—Senators Griffith, Bingham, Magee, McLean, McHugh of Tippecanoe, Boord and Thayer.

On Labor and Labor Statistics.—Senators Holcomb, Moore, Smith, Bingham, Akin, Boord and Hobson.

On City of Indianapolis.—Senators McHugh of Marion, Kern, Stuart, Chandler, Griffith, Wishard and Hobson.

On Natural Gas.—Senators McHugh of Tippecanoe, Smith, Thompson, Bird, Chandler, Loveland and Baker.

On Revision of Constitution.—Senators McGregor, Magee, Kopelke, Barnes, Gifford, Yaryan and Boyd.

On World's Fair.—Senators Parker, Kern, McHugh of Tippecanoe, Ellison, Griffith, Kopelke, Leyden, Morgan, McLean, Loveland, McCutcheon, Newby and Wishard.

On Rules of Senate.—Lieutenant Governor, *ex officio*, Senators Griffith, McHugh of Tippecanoe, Wray, Barnes, Hobson and Gilman.

JOINT STANDING COMMITTEES.

On Enrolled Bills.—Senators Griffith, Holcomb and Vail.

On Public Buildings.—Senators French, Morgan and Baker.

On State Library.—Senators Bird, Beck and Cranor.

Senator Griffith moved that the regular business of the Senate be suspended and that the roll of the Senate be called for the introduction of bills.

Which motion prevailed.

Senator Baker introduced Senate Bill No. 1, entitled :

An act concerning public highways, defining certain misdemeanors, providing penalties for the violations of the provis-

ions of said act, repealing all laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Roads.

Senator Akin introduced Senate Bill No. 2, entitled :

An act restricting and limiting the time required by County Assessors to perform the duties thereof, repealing all laws in conflict therewith, and dsclaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Barnes introduced Senate Bill No. 3, entitled :

An act to amend an act entitled an act to amend an act entitled an act to provide for a general system of common schools, the officers thereof and their respective powers and duties, and matters properly connected therewith, and prescribing the fees for certain officers therein named, and for the establishment and regulation of township libraries, and to repeal all laws inconsistent therewith, providing penalties therein prescribed, approved March 6, 1865, and adding supplemental sections thereto.

The same being section 4424 of Revised Statutes of 1881.

Read first time and referred to Committee on Education.

Senator Baker introduced Senate Bill No 4, entitled :

A bill for an act to amend section 1 and to repeal section 26 of an act entitled an act to create an Appellate Court and define its jurisdiction and procedure, and declaring an emergency, approved February 28, 1891, declaring an emergency.

Read first time and referred to Committee on Organization of Courts.

Senator Boyd introduced Senate Bill No. 5, entitled :

An act to amend section five (5) of an act entitled an act to provide compensation to the owners of animals killed or injured by the cars, locomotives, or other carriages of any railroad company in this State and to enforce the collection of judgments rendered on account of the same and to repeal all

laws inconsistent therewith. Approved March 4, 1868, the same being section 4029 of the Revised Statutes of 1881, of the State of Indiana.

Read first time and referred to Committee on Railroads.

Senator Chandler introduced Senate Bill No. 6, entitled :

An act regulating the stopping of passenger trains on railroads running within the State of Indiana, prescribing a penalty for the violation thereof, and declaring an emergency.

Read the first time and referred to the Committee on Railroads.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed House Bill No. 1, being an act appropriating one hundred and five thousand dollars for the purpose of paying the expenses of the General Assembly, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

An act appropriating one hundred and five thousand dollars to defray the expenses of the Fifty-eighth General Assembly, and declaring an emergency.

Senator McHugh of Tippecanoe, moved that House Bill No. 1 be read the first time by title, which motion prevailed.

The bill was read the first time by title.

Senator McHugh of Tippecanoe moved that the constitutional rule be suspended; that the bill be read a second time by title, considered engrossed, and read a third time by sections and placed upon its passage :

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Ken-

nedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Mr. President. Total, 48.

The constitutional rule was suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being, Shall the bill pass?

Senator F. M. Griffith moved that the bill be referred to a committee of one (1) to amend.

Senator Griffith was appointed as such committee.

Senator F. M. Griffith, to whom was referred House Bill No. 1 to amend, made the following report, which was adopted:

MR. PRESIDENT:

Your committee, to whom was referred Engrossed House Bill No. 1, respectfully reports as follows, to-wit: That section 1 of said bill be amended so as to read as follows, to-wit:

SECTION 1. *Be it enacted by the General Assembly of the State of Indiana*, That one hundred and five thousand dollars be and the same is hereby appropriated to defray the expenses of the present General Assembly: *Provided*, That if any part of the amount thus appropriated shall remain after the expenses of the present General Assembly are paid the amount so remaining shall revert immediately to the general fund. Also, that said bill be amended by striking out section four (4) thereof. Also, that section five of said bill be designated as section four.

F. M. GRIFFITH,
Special Committee.

The question recurring upon the passage of the bill.

The bill was read a third time by sections, with the amendments thereto.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total 48.

So the bill passed.

Title of the bill to stand.

Senator Cranor introduced Senate Bill No. 7, entitled :

An act to repeal an act entitled an act to levy a tax during the years 1891 and 1892 for the purpose of raising revenue for benevolent and reformatory institutions, approved March 7, 1891, to provide for the repayment of all taxes collected thereunder for the year 1892, for the striking from the tax duplicates of all the counties in the State of all taxes assessed and taxed thereon, on account of said act, for the year 1892, and declaring an emergency.

Read first time and referred to Committee on Finance.

Senator Cranor introduced Senate Bill No. 8, entitled :

An act to amend section twenty-one (21) of an act entitled, "An act in relation to the laying out, opening, widening, altering and vacation of streets, alleys and highways, and for straightening or altering of water courses by the cities of State, and providing for the appointment of Commissioners to assess benefits and damages, prescribing their duties and methods of procedure and providing for the collection of benefits and payment of damages, and prescribing the duties of officers in relation thereto, and providing remedies in such matters," approved March 17, 1875.

Read first time and referred to Committee on Cities and Towns.

Senator Boyd introduced Senate Bill No. 9, entitled :

An act to prevent the furnishing of intoxicating liquors to any person or pensioner who has the habit of drinking such liquors to excess.

Read first time and referred to Committee on Temperance.

Senator Fulk introduced Senate Bill No. 10, entitled :

A bill for an act entitled an act requiring the Clerks of all cities and incorporated towns within the State of Indiana to file with the City Council of cities and Boards of Trustees of incorporated towns on or before the first Monday of June in each year, a full and complete list of all the receipts and disbursements of said cities and incorporated towns for the year last past, and requiring said Boards to examine said reports and approve the same, if correct, if not correct, to have the same corrected at once, and when so examined and approved that the Clerks of all cities and incorporated towns be required to have the same published, and providing penalties for failure to comply with the provisions thereof, and all other matters properly connected therewith and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senator Fulk introduced Senate Bill No. 11, entitled :

An act appropriating one hundred and fifty thousand dollars to Indiana University, and declaring an emergency.

Read first time and referred to the Committee on Education.

Senator Gifford introduced Senate Bill No. 12, entitled :

A bill for an act appropriating money for the payment of claims in favor of Harriet Ward for services rendered the State by the late Thomas B. Ward, deceased, as special judge in the counties of Benton, Clinton, Fulton, Montgomery and Warren.

Read first time and referred to Committee on Claims.

Senator Gilman introduced Senate Bill No. 13, entitled :

A bill for an act to amend section five of an act entitled an act concerning taxation, repealing all laws in conflict therewith and declaring an emergency, approved March 7, 1891, and declaring an emergency.

Read first time and referred to the Committee on Finance.

Senator Gilman introduced Senate Bill No. 14, entitled :

A bill for an act to regulate and restrict the admission of visitors to the wards of the Hospitals for the Insane, and declaring an emergency.

Read first time and referred to Committee on Benevolent Institutions.

Senator Holcomb introduced Senate Bill No. 15, entitled :

A bill for an act to legalize the incorporation of the town of Fort Branch, in Gibson County, in the State of Indiana, and to legalize the municipal elections, the organization and the official acts of the several Boards of Trustees, and the official acts of all other officers, of said town, and all orders, resolutions, rules, regulations, by-laws and ordinances heretofore passed, ordained or adopted by said Boards of Trustees, or any of them, and declaring an emergency.

Read first time.

Senator Holcomb moved that the constitutional rule be suspended, that the bill be read the second time by title, considered engrossed, and read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan.

So the rule was suspended.

Senate Bill No. 15 was read a second time by title, considered engrossed, read a third time by sections.

The question being, Shall the bill pass?

Senator Akin moved that it be referred to a committee of one (1) to be amended.

The motion carried.

The bill was referred to Senator Akin.

Senator Akin referred the same to Senator Holcomb, who offered the following amendment:

MR. PRESIDENT:

I report the following amendment to Senate Bill No. 15 and recommend the same:

Amend section one (1) of Senate Bill No. 15 by inserting the following proviso:

Provided, That this act shall not apply to any action now pending, but that the same shall be proceeded as though this act had not been passed.

A. G. HOLCOMB.

The question recurring upon the passage of the bill, the roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 45.

So the bill passed.

Senator Kennedy introduced Senate Bill No. 16, entitled:

A bill for an act prohibiting the Clerks of the Circuit Court in any of the counties of this State from issuing to the Sheriff of such county his certificate for the election of any county officer at the general election in November, 1894, whose term of office would commence within forty days after the first day of

October, 1896, and making it the duty of such Clerk to issue his certificate for the election of such officer at the general election in November, 1896.

Read first time and referred to Committee on Elections.

Senator Kern introduced Senate Bill No. 17, entitled:

An act to amend sections one, sixteen, twenty-three and twenty-five, and repeal section twenty-six of an act entitled "An act to create an Appellate Court and define its jurisdiction and procedure and declaring an emergency," approved February 28, 1891.

Read first time and referred to the Committee on Organization of Courts.

Senator Kopelke introduced Senate Bill No. 18, entitled:

A bill for an act for the government of the Reformatory, Penal and Charitable Institutions of the State.

Read first time and referred to the Committee on Benevolent Institutions.

Senator Kopelke introduced Senate Bill No. 19, entitled:

An act to extend the benefit of paying assessments for street, alley or sewer improvements in installments.

Read first time and referred to Committee on Cities and Towns.

Senator Leyden offered the following petition, which was read and referred to Committee on Temperance:

To the General Assembly of Indiana:

The undersigned, citizens of Indiana, respectfully petition to enact, during the present session, a law which will diminish the number of liquor saloons in our State, and practically promote the cause of temperance. There are too many drinking places and too many drunkards in Indiana. The people whom you represent are desirous of advanced practical temperance legislation. We are not petitioning you in favor of any particular remedial measure, but we earnestly request you to

pass a more restrictive temperance law than the present one, such a law as will more effectually restrict public "tippling," and suppress intemperance.

WILLIAM W. PEDDIFOR,
O. E. PALMER,
J. W. COLLINS,
D. VANDYKE,
H. J. TALBOTT,
CHARLES HUTCHINSON,
HIRAM C. STALLINGS,
H. H. AUSTIN,
EARNEST CONNER,
E. R. VEST,
JOHN H. STOTSENBERG.

Senator Loveland introduced Senate Bill No. 20, entitled :

A bill for an act extending to all political parties their right of representation upon Boards of Election Commissioners and upon election boards.

Read first time and referred to Committee on Federal Relations.

Senator Loveland introduced Senate Bill No. 21, entitled :

A bill for an act for the appointment of a commission to prepare and submit to the session of the General Assembly to convene in January, 1895, the draft of a just and equitable fee and salary bill, grading the compensation of officers "in proportion to the population and necessary services required," together with a report of the facts and statistics upon which such bill is based.

Read first time, and referred to the Committee on Fees and Salaries.

Senator Loveland introduced Senate Bill No. 22, entitled :

A bill for an act to restrict the lien of judgments of the courts of the United States held in the State of Indiana, and to declare an emergency.

Read first time, and referred to Committee on Federal Relations.

Senator Lynn introduced Senate Bill No. 23, entitled :

An act to amend section 703 of the Revised Statutes, entitled exemption.

Read first time and referred to Committee on Judiciary.

Senator McDonald introduced Senate Bill No. 24, entitled :

An act for the better securing of wages to workmen and laborers in the State of Indiana, and for the publishing of certain employes or officers of corporations within the State of Indiana, and declaring an emergency.

Read first time and referred to Committee on Corporations.

Senator McDonald introduced Senate Bill No. 25, entitled :

A bill for an act authorizing incorporated cities to recover fines and penalties in misdemeanors where the penalty under the State law is a fine only, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 26, entitled :

A bill for an act to amend section 1 of an act to amend section 8 of an act entitled and act to repeal all general laws now in force for the incorporation of cities and to provide for the incorporation of cities, and perscribing their powers and rights and the manner in which they shall exercise the same, and to regulate such other matters as properly pertain thereto, approved March 14, 1867, approved March 6, 1877, the same being section 3043 of the Revised Statutes of 1881, repealing all laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 27, entitled :

A bill for an act entitled an act to legalize the incorporation of The Lafayette & Monon Railway Company, and making the general railroad law of this State, approved May 11, 1852, and acts amendatory thereof and supplemental thereto, applicable to said The Lafayette & Monon Railway Company, and legaliz-

ing the voting of aid to said The Lafayette & Monon Railway Company, and making all existing laws authorizing the voting of aid to railroad companies for the construction of railroads applicable to said The Lafayette & Monon Railway Company, and declaring an emergency.

Read first time.

Senator McHugh, of Tippecanoe, moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed and read a third time by sections and placed upon its passage.

The roll was called which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Moore, Parker, Smith, Stuart, Swee_ey, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Those voting in the negative were:

Senators Barnes, Bird, Boord, Ellison, Kopelke, McKelvey, Morgan, Newby, Seller, Thayer, Vail. Total, 11.

The constitutional rule was suspended and the bill read a second time by title, considered engrossed and read a third time by sections and placed upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

Those voting in the negative were :

Senators Barnes, Bird, Boord, McKelvey, Morgan, Thayer.
Total, 6.

So Senate Bill No. 27 passed and the title of the bill was adopted as the title of the act.

Senator McKelvey introduced Senate Bill No. 28, entitled :

A bill for an act to repeal sections 713 and 716, and amend section 717 of an act entitled an act concerning proceedings in civil cases, approved April 7, 1881, the same being sections 1096, 1099 and 1100 of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator McLean introduced Senate Bill No. 29, entitled :

An act supplemental to "An act to provide for the appointment of commissioners for the collection, arrangement and display of its resources and developments by the State of Indiana at the World's Columbian Exposition of 1893 and making an appropriation therefor," approved March 9, 1891, prescribing additional duties for the Board of World's Fair Managers of Indiana, and making a further appropriation for said Board.

Read first time and referred to Committee on World's Fair.

Senator McLean introduced Senate Bill No. 30.

An act to amend an act entitled "An act to amend an act entitled 'An act to amend an act to establish a Board of Children's Guardians in townships having a population of more than 75,000 persons, defining the powers and duties of said board, providing for a special tax for the establishment and maintaining of homes under the care of such boards, and declaring an emergency,'" approved March 9, 1891.

Read first time and referred to Committee on Benevolent Institutions.

Senator Morgan introduced Senate Bill No. 31, entitled:

An act concerning injuries to employes by the negligence of their fellow employes, the creation of limited liability of the employer therefor, and fixing rights and remedies relating thereto.

Read first time and referred to Committee on Labor and Labor Statistics.

Senator Newby introduced Senate Bill No. 32, entitled:

A bill for an act to authorize cities and towns to issue bonds for the purpose of funding their indebtedness, and providing for the levy of taxes for the payment of the same with interest thereon.

Read first time and referred to Committee on Cities and Towns.

Senator Newby introduced Senate Bill No. 33, entitled:

An act to amend section 1 of "An act concerning drainage, and repealing certain laws relating to drainage, prohibiting the obstruction of drains established under the laws of this State, prescribing the penalty therefor, and declaring an emergency," approved April 6, 1885.

Read first time and referred to Committee on Swamp Lands.

Senator Parker introduced Senate Bill No. 34, entitled:

An act to amend an act, entitled an act concerning public offenses and their punishments. Approved April 14, 1881, being section 2110 of the Revised Statutes of 1881. Approved March 7, 1887, and approved March 9, 1891.

Be it enacted by the General Assembly of the State of Indiana, That section one (1), of the above entitled act, be and the same is hereby amended to read as follows:

Read first time and referred to Committee on Judiciary.

Senator Smith introduced Senate Bill No. 35, entitled:

A bill for an act providing for the annexation of lands in an adjoining county to a town or city in another county for municipal purposes, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Stuart offered the following resolution:

WHEREAS, By an act of Congress creating the World's Columbian Exposition, soon to be opened at Chicago, entitled "An act to aid in carrying out the act of Congress, approved April 25, 1890, entitled 'An act to provide for celebrating the four hundredth anniversary of the discovery of America by the holding of an International Exposition in the City of Chicago;' approved August 5, 1892." It is required by said acts that the Exposition shall not be opened to visitors on the first day of the week commonly called Sunday, and

WHEREAS, The closing of the Exposition on Sunday would work a hardship upon the hundreds of thousands of persons visiting the same and being in said city on that day, thus entailing an additional expense in money and loss of time upon said visitors, and being particularly burdensome upon the farming and laboring people, and upon all persons of limited means who can ill afford to lose either the wastage of time or money; and believing that from a moral standpoint it would be far better to have said visitors attend the Exposition on said day than to gather together in the many questionable resorts of which the city will abound at that time; therefore be it

Resolved by the Senate, the House of Representatives concurring, That our Senators in Congress be instructed, and our Representatives requested, to use all proper means to secure the early repeal of said acts closing the said International Exposition on Sunday, and the enactment of a law in lieu thereof opening, under proper restraint, the said Exposition.

Resolved, That the Secretary of the Senate forward copies of this resolution to each of our Senators and Representatives in Congress.

Referred to Committee on World's Fair.

Senator Stuart introduced Senate Bill No. 36, entitled :

A bill for an act to repeal section three (3) of an act to authorize owners of tracts of land separated by the right of way of a railroad company to construct wagon and drive-ways over such right of way, and providing that the railroad companies owning or operating such railroads shall not be liable in certain cases for animals killed or injured on such railroad, and declaring an emergency. Approved April 8, 1885.

Read first time and referred to Committee on Judiciary.

Senator Sweeney introduced Senate Bill No. 37, entitled :

A bill for an act to repeal an act entitled "An act to provide for the recording of wills and orders of court in certain cases." (Approved March 9, 1891.)

Read first time and referred to the Committee on Judiciary.

Senator Sweeney introduced Senate Bill No. 38, entitled :

An act providing for the filing, recording and entering on the judgment dockets of certified copies of any judgment rendered by the District or Circuit Courts of the United States in and for the District of Indiana, in the office of the Clerk of any Circuit Court of the State of Indiana in the same manner as judgments rendered by courts of record of the State of Indiana are now so filed, recorded and entered.

Read first time and referred to the Committee on Judiciary.

Senator Thompson introduced Senate Bill No. 39, entitled :

An act to legalize the incorporation of the town of Markle, in Huntington County, Indiana, and to legalize the election and qualifications of its several Boards of Trustees and other officers, and all acts and ordinances, resolutions and by-laws, proceedings and assessments of taxes and other proceedings of the Boards of Trustees of said town and declaring an emergency.

Read first time.

Senator Thompson moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed and read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Bingham, Boord, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 40.

Those voting in the negative were:

Senators Beck and Bird. Total, 2.

So the rule was suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being, Shall the bill pass?.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 45.

Those voting in the negative were:

Senator Bird. Total, 1.

So Senate Bill No. 39 passed.

The title to the bill was adopted as the title to the act.

On motion of Senator Lynn, the Senate adjourned.

TUESDAY AFTERNOON.

JANUARY 10, 1893.

The Senate convened at 2 o'clock P. M., the Lieutenant-Governor in the chair.

Senator Wiggs introduced Senate Bill No. 40, entitled :

An act concerning changes of venue from one circuit, Criminal Circuit or Superior Court, to another circuit.

Read first time and referred to Committee on Judiciary.

Senator Wray introduced Senate Bill No. 41, entitled :

An act to limit the power of Township Trustees to contract indebtedness and expend money for certain purposes, and to limit their power to borrow money and to execute, on behalf of their townships, notes or other obligations, prescribing penalties for violations thereof, repealing laws and parts of laws in conflict therewith and declaring an emergency.

Read first time and referred to the Committee of County and Township Business.

Senator Wray introduced Senate Bill No. 42, entitled :

An act to regulate sewer improvements in towns and cities, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

Senator Yaryan introduced Senate Bill No. 43, entitled :

An act to establish a State Board of Undertakers, and local boards under them, to provide for the better protection of life and health, and to prevent the spread of infectious and contagious diseases in this Commonwealth, to provide a system of examination, registration and licensing of undertakers, and to impose penalties for the violation of its provisions.

Read first time, and referred to Committee on Benevolent Institutions.

Senator Kopelke requested to be relieved of the chairmanship on the Committee on Temperance.

Senator Parker moved to excuse Senator Kopelke from the chairmanship on Temperance.

The motion carried.

Senator Kennedy introduced Resolution No. 16:

MR. PRESIDENT:

I move that the Roll Clerk be instructed that in all roll calls hereafter, during the session, he simply calls Senators by name, omitting the title, "Senator."

KENNEDY.

The resolution was adopted.

Senator Akin introduced Senate Bill No. 44 by request, entitled:

An act concerning the publication of notices of final settlements of estates, repealing all laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Akin introduced Senate Bill No. 45, entitled:

An act concerning gravel roads and drainage, concerning the payment of benefits; repealing all laws in conflict therewith and declaring an emergency.

Read first time and referred to the Committee on Roads.

Senator Barnes introduced the following Concurrent Resolution No. 6:

Resolved by the Senate, the House of Representatives concurring,
That our Senators be instructed, and our members of Congress be requested to use their influence to secure the adoption of an amendment to the Constitution of the United States to provide for the election of United States Senators by direct vote of the people, and that a copy of this resolution be sent to each of our Senators and members of Congress.

Be it further resolved, That a copy be furnished to every Legislature now in session in the United States, requesting their favorable consideration of the same.

Senator Loveland moved to refer the resolution to Committee on Federal Relations.

The motion carried.

The following message was received from the Governor:

EXECUTIVE DEPARTMENT,
INDIANAPOLIS, IND., January 10, 1893. }

To the Honorable, the President of the Senate:

SIR—Mr. Jos. E. Bell, as my Private Secretary, is authorized to make and transmit executive communications to the Senate.

Respectfully,
CLAUDE MATTHEWS,
Governor.

Senator Griffith moved to excuse Senators McKelvey and Wray.

The motion carried.

Senator Bingham introduced Senate Bill No. 46, entitled:

An act concerning the making of private connections with sewers, gas and water pipes in the cities having twenty thousand or more inhabitants.

Read first time and referred to the Committee on Cities and Towns.

Senator Fulk introduced Senate Bill No. 47, entitled:

An act to amend section 89 of an act entitled an act concerning taxation, repealing all laws in conflict therewith and declaring an emergency.

Approved March 6, 1891.

Read first time and referred to the Committee on Finance.

Senator Fulk introduced Senate Bill No. 48, entitled:

A bill to amend section one of an act to establish and maintain work houses by County Commissioners, to commit criminals thereto, the mode of proceeding therein and their discharge therefrom and all matters properly connected therewith.

Approved May 31, 1879, being section 6227 of the Revised Statutes of 1881.

Read first time and referred to the Committee on County and Township Business.

Senator Gilman introduced Senate Bill No. 49, entitled:

A bill to amend sections 53 and 102 of an act entitled "An act concerning taxation, repealing all laws in conflict therewith and declaring an emergency." (Approved March 6, 1891.)

Read first time and referred to the Committee on County and Township Business.

Senator Gilman introduced Senate Bill No. 50, entitled:

An act to amend sections three (3), five (5), seven (7), nine (9), fifteen (15) and twenty-six (26) of an act concerning drainage under specific conditions, approved March 7, 1891, and declaring an emergency.

Read first time and referred to Committee on Swamp Lands March 6, 1889, approved March 6, 1891.

Read first time and referred to the Committee on Swamp Lands.

Senator Holcomb introduced Senate Bill No 51:

An act to amend section thirteen (13) of an act entitled an act to amend sections two (2), fifteen (15), nineteen (19), twenty-three (23), twenty-six (26), twenty-nine (29), thirty-four (34), forty-four (44), forty-nine (49), fifty-two (52) and sixty-five (65) of an act entitled, "An act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith."

Referred to Committee on Elections.

Senator Kopelke introduced Senate Bill No 52, entitled:

An act to repeal section four (4) of an act entitled an act entitled an act to amend sections two (2), fifteen (15), nineteen (19), twenty-three (23), twenty-six (26), twenty-nine (29), thirty-four (34), forty-four (44), forty-five (45), forty-six (46), forty-seven (47), forty-nine (49), fifty-two (52) and sixty-five (65) of an act entitled an act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith, approved March 6, 1889, approved March 6, 1891.

Read first time and referred to Committee on Elections.

Senator Kopelke introduced Senate bill No. 53, entitled:

An act concerning corporations, companies and associations organized and incorporated under the laws of other States or countries.

Read first time and referred to the Committee on Corporations.

Senator McCutcheon introduced Senate bill No. 54, entitled:

An act to amend an act entitled an act to prevent carrying concealed or dangerous weapons, and to provide punishment therefor, approved February 23, 1859, and being section one thousand nine hundred and eighty-five (1985) of the Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 55, entitled:

An act to regulate electric telegraph companies; prescribing certain duties, providing penalties for the violation thereof, repealing all laws and parts of laws in conflict herewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 56, entitled:

"A bill for an act entitled an act to amend section one of an act entitled an act to amend sections one and eleven

of an act entitled 'An act providing for a metropolitan police in all cities of twenty-nine thousand or more inhabitants, and for the appointment of a Board of Metropolitan Police Commissioners for such cities, and defining their duties and prescribing their powers; providing for the appointment of officers, patrolmen and other members of the metropolitan police force of such cities by such Board, and the manner of paying them for their services, and providing for the abolition of existing boards of police and police forces in such cities, and for the abolition of the office of City Marshal in such cities, and providing for the abolition of existing boards of police commissioners in all cities having an enumeration of fourteen thousand or more children between the ages of six and twenty-one years, and declaring an emergency.' Reconsidered March 4, 1883, and again passed, notwithstanding the objection of the Governor, and declaring an emergency. Reconsidered March 4, 1891, and again passed, notwithstanding the objection of the Governor, and declaring an emergency."

Read first time and referred to Committee on Judiciary.

Senator McLean introduced Senate Bill No. 57, entitled:

An act providing for the manner and style in which cases appealed to the Supreme and Appellate Courts of the State of Indiana shall be docketed in said courts, how the parties thereto shall be named and styled, repealing all laws and parts of laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Stuart introduced Senate Bill No. 58, entitled:

A bill for an act concerning voluntary associations for the purpose of insuring live stock, and declaring an emergency.

Read first time and referred to Committee on Insurance.

Senator Sweeney introduced Senate Bill No. 59, entitled:

An act to provide for the recording in the Lis Pendens Record of orders of courts or judges affecting the disposition of real estate, and the effect of such record.

Read first time and referred to Committee on Judiciary.

Senator Sweeney introduced Senate Bill No. 60, entitled:

An act to provide for the acknowledgment and recording of conveyances, mortgages and other instruments executed in foreign countries.

Read first time and referred to Committee on Judiciary.

On motion of Senator Kennedy the Senate adjourned until 3 o'clock.

JOINT SESSION.

The Senate repaired to the House of Representatives to engage in the memorial exercises conducted out of respect to the late Alvin P. Hovey.

Representative Daily moved to dispense with the calling of the roll of the House and Senate.

The motion carried.

Senator Boyd, Chairman of the Memorial Committee, made the following report and moved its adoption:

MR. PRESIDENT:

We, the undersigned committee, composed of members of the House and Senate, appointed pursuant to concurrent resolution on the life and character of and public services of Alvin P. Hovey, late Governor and Chief Magistrate of the State of Indiana, beg leave to submit the following report:

Resolved, That by the death of Governor Hovey this commonwealth has lost one of her most eminent citizens, distinguished alike as jurist, soldier and statesman.

Resolved, That his services as a soldier in defense of the Union and his untiring zeal and labor in support of the cause of universal freedom in the darkest period of our Nation's history has endeared his memory to the heart of every lover of this commonwealth; and that his earnest and consistent record as jurist, soldier and statesman is worthy of our most profound respect and emulation.

Resolved, That his honesty of purpose can never be questioned by us, however widely we may have differed from him in our political views; and that this General Assembly, recognizing his eminent services to the State and to the Nation, hereby bear testimony to his worth both in public and in private life.

Resolved, That these resolutions be spread on the respective journals of the Senate and House, and that copies thereof be forwarded by the Secretary of the Senate and Clerk of the House to the family of the late Governor Hovey, at Mt. Vernon, Indiana.

THOS. E. BOYD,
H. B. SMITH,
SENATOR LYNN,
FRANK D. ADER,
REUBEN DAILEY,
A. C. LINDEMUTH,
Committee.

Said motion was seconded by the following gentlemen: Senators McLean, McCutcheon and Senator Kern, and Mr. Moutoux, Mr. Bassett, Mr. Daniels and Mr. Hench of the House.

The motion having been seconded, the report was unanimously adopted.

Senator Loveland moved that the remarks made by the gentleman in seconding the adoption of the report be recorded in both the Senate and House Journals, which motion prevailed.

The following are eulogies:

Senator Thos. E. Boyd's eulogy on Gen. Alvin P. Hovey, before the General Assembly in support of concurrent resolutions on the life, character and public services of the late Governor and Chief Magistrate of the State of Indiana:

MR. PRESIDENT:

In support of the resolutions just offered, I desire to say:

We review a life full of food for thought, a death which causes us to halt, and in a most generous spirit mark the path over the span of a most useful and eventful life.

From birth in an obscure wilderness home to the Chief Magistrate's chair of our commonwealth can not be traversed without an extraordinary amount of earnest and persistent toil. In our country alone can such a journey be accomplished. I had an intimate and personal acquaintance with Alvin P. Hovey, more so than any other man who has ever been Governor of our great State, and when the sad news came to me of his death I was shocked more than I can tell you. His life services and work as lawyer, soldier, jurist, citizen, politician and Chief Executive of our commonwealth has been told, reviewed and discussed by the press until we know and feel that a great life has gone out, the impress of a grand character has been left upon our nation that will be recognized and felt for generations to come. Our State more especially understands and feels its loss. We bow as best we can to this sad bereavement, but with hearts touched and aching with pain.

A year and more has passed since the last look into the face of our dead Governor, and yet we review again and again his many characteristics that made him strong in life and dear to his party friends and in the hearts of the people. No class of citizens so deeply deplore the death of General Hovey as the Grand Army of the Republic; no man stood nearer the "boys." When the storm of treason and disunion struck this nation like a cyclone, men were appalled and disconcerted at the magnitude of one of the mightiest civil wars the world has ever seen. General Hovey, with the spirit and the will of a patriot, offered his services to the Government. Did he do his part? The answer comes to us "yes," from the beardless boys, "Hovey's Babes," who sleep at Champion Hills; "yes," from his acts and deeds that live upon the pages of history; from the remnant of his army who walk to-day in the shadow of the evening of life and remember the tempest of iron hail and sabre stroke through which they and he passed, comes the solemn lament, "Our gallant Comrade, General and Governor is no more." Peace to his ashes. Just a short time ago our comrade, General Hovey, after a long and tiresome trip from the cares of the Governorship of Indiana, in addressing the Committee on Pensions at Washington City, in behalf of his comrades, said:

"A grand panorama seems passing before me. There are nearly one million men in the column. They look worn, and thoughtful, and prematurely old. Many of them are poorly

clad and some are in tatters. About twenty thousand have fallen by the wayside and been carried to the poorhouses. Some are armless, some on crutches, some emaciated and writhing in wounds long since received in battle, and which are still running and unhealed. But few of the great mass seem prosperous, for all have passed through that ordeal which leaves poverty behind it. Still they march forward with heads erect. Their steps are the proud, measured steps of soldiers. There is still pride in their bearing, for they know they are the remnant of that band of heroes who saved our Nation from ruin and wreck. Mr. Chairman, these are the men whose petitions by the hundreds of thousands remain in our archives unheard. These are the men whose just prayers are unheeded and unanswered by the Nation they have saved."

These were the words of our lamented Governor. In every age the military chieftains have been awarded with eulogy and song. All nations have honored great military genius who have led their armies amid danger, smoke, fire, battle and by the gates at the very terminus of life to glorious victories and to deeds of heroism and death. But it remained for our Governor, Comrade and General, Hovey, to especially remember the "private soldiers," who carried their guns and knapsacks and endured privation, all the discomforts of hunger, cold, disease and danger; who, by their courage and valor, made our glorious victories possible. The fact that they were contending for Union and undivided country was their only reward. No motives for gain or the honor or emoluments of office influenced the private soldier. "Love of country, patriotism and love of universal liberty" was the motto written upon the skies that prompted the nineteen Indiana regiments that General Hovey commanded to go down amid the sulphuric fires of the hell of battle, to do and to die, that the old flag should be honored and four million bondsmen might stand up free men and women. The call of duty was the voice of the god of battles to them. These were the sentiments, the burning and living thoughts of General Hovey for the private soldier.

In return we honor him in life and stand with uncovered heads by his grave in death. No higher, no grander eulogy for our departed Governor can be uttered by me to-day than

to say that our great chieftain, the illustrious soldier and statesmen, U. S. Grant, with palsied speech and death seeking to rest his hand, remembered General Hovey and in his imperishable book paid a glorious tribute to the old soldier, great man and noble character, whose memory we honor to-day. It can be truthfully said of him:

In the forefront of every battle was seen his burnished mail, and in the gloomy rear of every retreat was heard his voice of constancy and courage. During his career as Governor of the State of Indiana, he shirked from no duty. When the Legislature of the State, in his opinion, had done violence to the Constitution, he was not slow to speak. His characteristic qualities of head and heart made him known and strong as the executive of the State. When he had made up his mind on any given question, no opposition was formidable enough to turn him from his course. He never allowed his opponents any quarter until they asked for it, and if not victorious himself, he always left his adversaries in a condition to bear witness to the fact that the contest was waged against them by a strong man.

As a partisan, he was at times most bitter, and when the fire and ire of his bold nature was aroused no opposition, however formidable, could stand before him. Politics was to him the second "Champion Hills." He asked for no quarters and would not give any. He was aggressive, bold and resolute, and never struck a lick in a political contest without making someone feel the force of it.

My impressions always, when in his company, were that his character and nature that directed him in civil life were moulded, shaped, tempered and kneaded in the fires and crucible of civil war. Not long ago I stood in the presence of General Hovey, who was standing on his feet, the very personification of a man of iron, with all the military bearing of any person that I had ever seen. He stood unmoved and seemingly untouched while the story of an old man was being repeated to him of his wayward son, until suddenly I saw his countenance change and his eyes became suffused with tears, and then I knew that he had a nature like a child, that there was a door to his innermost soul. He could say no, and, at other times, yes, and go down in the valley of sorrow and sympathy.

I met him once while your State Senate was in session (at his call in his private room), his very nature was wrought up to its highest extent. He was storm and cyclone in his very appearance, not in his rapid words or meaningless expressions, but in his earnest and determined appearance, and his terse, quick and final decision as to what he would do in the event of certain legislation.

I learned then that he was a man that would sooner fight for his convictions and go down in defeat than to espouse a cause contrary to his well settled opinions. It was often said of him that he was dictatorial, but the contrary was true. He was slow to mark out a line of policy, but when he did he fought for it with a master hand. He was a character that stood almost alone in his individuality. He could be influenced by persuasion, but never driven. He was, perhaps, not always right, but always bold, fearless and honest. In the prosecution of persons who had lent themselves to the aiding and assisting the enemies of our country during the rebellion he proved himself a strong lawyer, a patriot and a unionist in all the word implies. Southwestern Indiana at that time, be it said to our everlasting disgrace, was infested by copperheads and members of the Knights of the Golden Circle; the hand of A. P. Hovey was upon their throats and their power for evil was largely held in check. But yesterday he was with us like a giant oak, with a will of iron and a constitution that we hoped would give him a score of years. In a moment, in the twinkling of an eye, the omnipotent hand of God touches him and he is gone. "We are admonished that no man, king or nation, physician or priest, can retard the appointed hour." I saw thousands of boys, a few days ago, standing with uncovered heads along the route from Indianapolis to Mt. Vernon, viewing the funeral car of our late Governor; I saw his people in his native town vie with each other to do him honor; I saw his body consigned to the dust; I heard the cry of anguish and despair that went up from his family; I saw gray haired veterans cry like children; I saw on an unpretentious signboard, "A. P. Hovey, Attorney at Law," and as I looked upon all this sad scene, great black clouds dropped their tears upon the earth. I said, "This is the end of man." I stood among these scenes and saw the Ohio River marching on unvexed to the sea.

I remembered the Indiana regiments, 200,000 strong, who, in the flush of young manhood had crossed over this historic stream and dared death for the consideration — “love of country” alone. Then, I remembered the thousands that never returned, then that great army who did return bearing in their bodies the seeds of disease; I saw in my meditation beyond the river, the fugitive slave escaping for his life. I could hear the cry of parents for their own offspring, the cry of the child for the breast that gave it nourishment; I could see the stars and bars flung to the breeze, and “Old Glory” dragged in the dust; I saw Alvin P. Hovey, a brick mason, then a young and prosperous lawyer; he leaves a lucrative position for the drama of war; I hear his appeals for volunteers in the old court room, in school houses, in outdoor meetings; I see the loyal, the good and the brave rally around him; I see him and his boys, called “Hovey’s Babes,” like an irresistible cyclone driving the angry and determined armies before them. The country is restored, the blighting and damning curse of human slavery finds its last hour and bitter end in the blood of patriots brave, and then I said: “He has only answered his last roll-call, his spirit has gone to meet the Immortal Lincoln, the brave Grant, the lion-hearted Logan, the “Rock of Chickamauga,” “Old Pap Thomas,” and thousands of comrades who have gone on before. They have left an undivided country; the stars and bars have gone down to oblivion; the fields of gore, carnage and war, are now fields of agriculture, romping children laugh and play where once the cannon boomed; school houses, churches and pulpits take the place of auction blocks. General Alvin P. Hovey’s name will live forever in the hearts of his countrymen; his name and fame, when the future historian takes up his pen, will be written among the greatest men of this generation.

Senator McLean, of Vigo, said :

MR. PRESIDENT :

With the distinguished subject of these memorial resolutions it was my lot and privilege to have enjoyed a long acquaintance, an acquaintance, I am pleased to say, which ripened into an intimacy which could only spring from sentiments of mutual friendship; an intimacy acquired principally through my military service in the field with him and embracing a period extending practically throughout the greater part of the war.

As the commanding general, first of a brigade, and subsequently of a division, composed mainly of Indiana troops and as my superior officer serving under him, I esteem it a privilege to offer, to put upon record, as it were, my humble tribute of admiration for his high soldierly qualities, his conspicuous gallantry and to acknowledge, both in my own behalf and as the mouthpiece of the survivors of my old regiment, the many courtesies and kindnesses received at his hands. May I be permitted to say briefly that I believe it is the sentiment, yes, really, the practically unanimous sentiment of the men who served with him and under him, that upon every occasion when inspiring opportunity demanded it he rose to the full measure of the highest standard of duty, discharging every duty devolved upon him nobly and well. As a soldier of Indiana, therefore, and as a prominent commander of her troops in the field, his fame is secure, so secure as to need no blazonry of his deeds in this solemn presence to perpetuate the triumphs of his eventful career.

While I can not flatter myself, therefore, that I can add anything of interest as to the life and character of our deceased Governor, I regard it as an honor at all times to unite in doing honor to the memory of a distinguished citizen, conspicuous alike in the walks of peace and in the arena of war.

It is a grand epitome of the life of any man to say that as a lawyer at the bar, as a jurist distinguished upon the bench, as one of the framers of our present magnificent State Constitution, as a diplomate representing the country at a foreign court, as a soldier of two wars and a typical officer of volunteers in the field, as a member of Congress, as the commanding general of a division and department, and finally as the Chief Magistrate of our beloved Commonwealth, Alvin P. Hovey was a positive and confessed force in every capacity, and wherever he went.

Born upon our soil, and at a time when Indiana was still a frontier State, not far from that spot which is immortalized as the birthplace of Abraham Lincoln, he was a magnificent specimen of our native Hoosier manhood, self-reliant and self-made, and he illustrates in a marked degree that glorious feature of our American institutions that our country, like the generous mother, opens her arms to welcome and to cherish every

one of her children, regardless of birth or parentage, whose talents, whose indomitable will and mental resources will promote her prosperity or add glory to her name. It can not be said of him that he was carried by some lucky flood-tide to the altitudes which he reached, either in military or civil life, as commanding general of an important division of the army or as the Governor of our great and prosperous State, but he attained all the elevations he gained by buffeting the contending waves.

Although he trod the difficult and devious paths of political preferment long and successfully, his political career being one triumphant march through life, in which his feet neither stumbled or faltered in his ascent to the highest place in the gift of the people of his State. It is to-day the consensus of public opinion among the people of the State, regardless of party, that in every official trust he was incorruptible, that he kept his robes pure and unsoiled by the mire of corruption and base venality which so often pollutes those ways.

And permit me to say, Mr. President, that that man, who, dying, can be said to have passed his days without one spot upon his honor, without one spot upon his fair fame, discharging every duty and obligation imposed upon him, he can be said to have justly earned all the honors due to a well spent life.

REMARKS OF REPRESENTATIVE DAILEY.

Mr. President and Gentlemen of the Senate and House :

Despite the universal belief in the immortality of man, and the imperishable hope of a reunion hereafter, the human heart finds it impossible to reconcile itself to the irreparable loss of our loved ones when overtaken by death. Our sympathies and eulogies are but poor rags in comparison with the greatness of our loss. And although no words can recall him who has gone, yet in the loneliness and helplessness of condition, the heart finds some relief in words of sympathy and admiration of eulogy.

As a lawyer, a jurist, a soldier, Congressman and Governor, he wore a quintuple crown. My first recollection of Governor Hovey goes back to the closing days of the war. In all his public acts he was honest and efficient, and his private life was

one of affection and purity. He shares as a poet, and commanded respect as a diplomatist, and in everything left a record that fairly entitles him to the title of our glorious and lamented dead.

His achievements as soldier in two wars shone with brilliancy, and the victories he shared were for the benefit of no section and attest alike the bravery of all Americans. We rejoice to honor a name so glorious, not because he was an Indianian, but because its beneficent effects are to fall alike on the citizens of the entire nation.

We rejoice in the magnificent growth of our nation since the results of his courage were garnered, and are led to hope that the highest ideals of the fathers of the Constitution are to be realized. His study, his industry and his statesmanship encourage us in the belief that God's purpose in plucking from the bosom of the old world, the plant of a new nation shall move forward until every right of common man shall be established, and universal happiness prevail, so far as it is possible with the frailties of human nature.

Let us hope his example may be emulated by the members of this Legislature. But if we are too much set in our own ways, still it will not be idle to hope that the plastic mind of youth, as it reads of his heroism, honesty and purity, may form its model after him whose death we deplore and whose memory we would, to-day, enshrine in auroral glory.

ADDRESS OF RICHARD BASSETT.

Mr. Speaker, Gentlemen of the Senate and House of Representatives:

I shall not detain you but a moment. My words shall be few and simple. The solemn rite of this hour and place call for no lengthened speech.

There is in the very air of this hall a silent, subtle and all-pervading eloquence far more touching and impressive than living lips can utter. Into the measureless depth of every loyal soul it is now whispering lessons of all that is precious and most enduring in human existence.

We seem to be near the place where the shadows of death passed over our distinguished Governor. Alvin P. Hovey was

a truthful, honest and patriotic man; a lover of his friends and of his country. His life and public services was marked by strict integrity and high achievements.

He was a peaceful and self-reliant man. He won distinction and honor on every field of action. As a lawyer, he won distinction at the bar and won the applaudits of all on the bench. He drew to himself the best wishes of all who practiced in his courts. In the field he was the gallant commander and the loyal soldier.

As the Minister to Peru he did his county honorable service. As the Governor of the State his career is read and known of all men, but in the midst of his years he is taken away. Then the eminent lawyer, the profound judge, the soldier and the honorable statesman comes from the high position and answers the call of the Master, and white hands that are let down from above to help him across the river receive him, and so he rests in the beautiful beyond the far away home of the soul.

BY DR. C. G. R. MOUTOUX.

*Mr. President and Members of the Senate
and House of Representatives:*

It seems to me that I am quite unable to add anything special to the impressive remarks made by the previous members of the Senate, touching upon the many noble deeds regarding the service and character of the late General Hovey as a soldier, commander, executive officer of our great State and as a citizen, though I have not had the honor to serve under his direct command nor have enjoyed his personal acquaintance, but I am glad to call General Hovey a comrade of mine, for we have fought under the same banner of the stars and stripes and for the same great cause, to preserve the union of our States, I hope, to unexpiring times. We all feel proud of our deceased leaders and heroes, who stood like our lamented Governor Hovey as patriot and soldier, in times of peril in the lines of battle for the defense of our country and that a thankful people take every occasion to pay a just tribute to the heroes departed from the scene of life to an unknown world, from where a return is beyond anticipation.

On behalf of this side of the House I desire to specially point with pride to a work of memory to the acts and services of the heroes of wars for the defense of our beloved country in the shape of the Soldiers' Monument in this Capital City of our State, proving the true patriotism of a grateful people and aided by the appropriation of necessary means for that purpose by a Democratic Legislature.

The great commanders and the soldiers, like our deceased General Hovey, will ere long be all called away from amongst us, but from generations to generations that great and noble spirit of a patriotic people, which so eminently characterized the American citizen, will never expire and will preserve in their hearts the greatest of all monuments, an immortal memory to those who have served our country and through their acts have preserved a union of States in which liberty shall prevail and a government for the people and by the people perpetuated to all times to come.

A. G. M'CUTCHEON.

Mr. President, Members of the Senate and Legislature :

It is right that I should say a word on this occasion, while others have paid a first tribute to the public life of Governor Alvin P. Hovey, yet there was another element of his character that endeared me to him as with a link of iron binding heart with heart in the ties of friendship.

When I was a boy, he was an aspiring lawyer, climbing step by step to eminence in that sphere, and at that time, being only a farm boy, I made his acquaintance and secured his friendship. When judge of a court, member of the constitutional convention, general in the army, under whom I served, he was the same steadfast friend; as Minister to Peru, in all of these preferments, he was the same steadfast advisor and helper. In the canvass for Congress and for Governor, I was his coworker and through all I found him a friend indeed. And when standing at the head of his bier in Evansville and looking into his placid face, cold in death, I felt that I had lost a friend. My tongue fails to give an expression of the thoughts and cleaves to the roof of my mouth. Though dead he lives and the impress of his noble example will live in Southern Indiana and inspire young men till time shall be no more. To know him best was to know him as a friend.

ADDRESS OF SENATOR KERN.

MR. PRESIDENT AND GENTLEMEN: It would be difficult to add to what has already been said touching the life and great public services of Alvin P. Hovey. Nothing which I could say would add to the affectionate regard in which his memory is held by the people of this Commonwealth. I had not the honor of a close personal acquaintance with Governor Hovey, and know of his life and public services chiefly as I learn of them from the history of my country and State. From that source I learn that he was a just judge, a brave soldier, a skillful diplomat, a conscientious Congressman and Governor, and in every walk of life an honest man. His decisions as a member of the Supreme Court are marked by learning, ability and a keen sense of justice. It was, however, as a soldier that he rendered the greatest services of his life, reflecting honor not only upon himself, but upon the State and nation, for the integrity at which he waged battle. As I read his history he was a typical American soldier. I thus style him because when the hour of national peril came he at once tendered his services to his country—marched to the front, bared his breast to the bullets of the enemy, walked upon the outermost ridge of battle, went down into the jaws of death, into the mouth of hell, that the Union might live and the grand old starry banner might forever float. He was a typical American soldier because when the war was over and the victory won, scorning to strike a prostrate foe, he became a citizen, and in time of peace no longer fought the war. He was a typical soldier, as shown by the spirit of comradeship in which he always met and with which he regarded those who, with him, shared the hardships of campaigns and the perils of battle. He believed in and always advocated the claims of the old veterans of the war. It was his creed that the soldier who volunteered for \$13.00 per month in 1861 and served his country for four years—the soldier who shed his blood at Champion Hills, or lost a limb at Vicksburg, or sacrificed his health in prison, deserved better at the hands of the Government than the soldier who volunteered in 1865, received a great bounty, and knew nothing of the hardships and dangers of war. He believed that “the pension roll ought to be a roll of honor,” and devoted the last years of his life in a vain endeavor to secure a service pension law.

Alvin P. Hovey loved Indiana and was proud of her history and the patriotic character of her citizens. If he were here in this assembly to day, his voice would be first to repel the insinuation that the people in any part of the Commonwealth were disloyal to the Government in the hour of its peril. His voice would be raised, as it always was, in vindication of the loyalty of his State and the patriotism of her people.

Alvin P. Hovey was a brave partisan, and a foeman worthy the steel of any party or any man. By his course of honorable, upright conduct he endeared himself to the whole people and did them honor. It is now meet that on this occasion the whole people, by their representatives, without regard to party or creed, should honor themselves by doing honor to his memory.

History will accord to Governor Hovey a high place as a jurist, a soldier, a diplomat, a statesman, but in my judgment the crowning glory of his history will lie in his sturdy integrity and that fearless honesty which marked his public career at every step.

MR. PRESIDENT :

I most cordially second the motion for the adoption of the resolution offered.

S. M. HENCH.

Mr. President, and Gentlemen of the House of Representatives :

I desire to add a few remarks to what has already been said for the purpose of verifying the fact that the late Governor Alvin P. Hovey was an honest man, an able judge, a distinguished soldier, and a brilliant lawyer; and whatever position he held, whether in public or private stations, he was always equal to the emergency, and held every public trust with credit to himself and to the people of this State. He was a man of originality, strong in his convictions, and never fearing to express them when the occasion required.

Long before I formed the acquaintance of the late Governor Hovey I learned that he was a strong force, and when I got to know him personally my convictions were verified.

Something has been said during this convention by a Senator of the action of some of the citizens of this State during

the late civil war, and while I deprecate such language on an occasion like this, I have no hesitancy in saying, having been a soldier in the Federal Army, that many of these charges were false, and that the actions of several of the Generals who were in command during said time in this State were unconstitutional and void, and were so declared by the Supreme Court of the United States in several instances. All soldiers of the Federal Army are agreed that our brethren of the South had no constitutional right to attempt to secede from the Union, and while this is true, we should foster a spirit of union and fraternity; for it is well said:

“The soldier braves death,
For a fanciful wreath,
In Glory’s romantic career;
But he raises the foe,
When in battle laid low,
And bathes every wound with a tear.”

These sentiments have been my guide during and since the war, and shall be my guide for future action.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

WEDNESDAY MORNING.

JANUARY 11, 1893.

The Senate convened at 10 o’clock, A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Senator Fulk.

Senator Loveland moved that the reading of the Journal be deferred until afternoon.

The motion carried.

Senator Fulk presented the following communication :

We, the undersigned, chairmen of group (No. 1) of Senate committees hereby appoint R. S. Northcott clerk of said group.

R. A. FULK,

Organization of Courts.

A. R. HOLCOMB,

MORGAN CHANDLER,

R. S. McKELVEY,

Com. on Appt.

JNO. W. KERN,

Com. on Insurance.

JNO. SWEENEY,

Com. on Corporations.

J. M. SELLER,

Com. on Fees and Salaries.

H. B. SMITH,

Com. on Banks.

Senator Griffith presented the following communication :

MR. PRESIDENT :

Frank M. Downey, of Dearborn County, is hereby appointed clerk of the Committee on Judiciary, and room 84 is designated as the place of meeting.

F. M. GRIFFITH,

Chairman.

Senator Ellison presented the following communication :

We, the chairmen of the committees named in the last group, hereby appoint John J. Lingale to that position.

D. H. ELLISON,

J. D. MORGAN,

F. M. GRIFFITH,

S. R. McKELVEY,

W. L. BARNES,

A. J. HOLCOMB,

G. H. THOMSON,

JOHN SWEENEY,

J. KOPELKE,

H. J. WIGGS,

J. J. MOORE,

SAMUEL PARKER,

JOHN MCGREGOR,

W. CHANDLER.

Senator Akin introduced Senate Bill No. 61, entitled :

An act concerning the publication of the delinquent list of each county of taxes in newspapers, repealing all laws in conflict therewith and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Akin introduced Senate Bill No. 62, entitled :

An act concerning the compensation of Inspectors, Judges, Clerks and Sheriffs of election, and repealing all laws in conflict therewith.

Read first time and referred to Committee on Elections.

Senator Chandler introduced Senate Bill No. 63, entitled :

An act to provide for the vacation of lots, streets and alleys in disannexed territories to cities and towns where the same has been platted, and lots, streets and alleys laid out as provided in section 3247 of the Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senator Cranor introduced Senate Bill No. 64, entitled :

An act for the transcribing and preservation of the contents of Circuit, Superior and Criminal Court record books damaged by fire or otherwise, giving the transcribed record the force and effect of the original, fixing compensation therefor and declaring an emergency.

Read first time.

Senator Cranor then moved that the constitutional rule be suspended, that the bill be read a second time by title and considered engrossed, read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Crumpacker, Frenck, Fulk, Gifford, Gilman,

Griffith, Hobson, Holcomb, Holland, Kennedy, Kopelke, Leyden, Loveland, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Sweeney, Thayer, Thomson, Vail, Wiggs, Wishard, Yaryan. Total, 41.

Those voting in the negative were :

Senators Stuart, Wray. Total, 2.

So the rule was suspended and the bill was read a second time by title, considered engrossed and read a third time by sections.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 49.

No Senator voting in the negative.

So the bill passed.

The title of the bill was adopted as the title of the act.

Senator Fulk introduced Senate Bill No. 65, entitled :

WHEREAS, The Congress of the United States has provided, by an act approved August 19, 1890, for the purchase and improving of 7,600 acres of land in Tennessee and Georgia, to be known as the "Chicamauga and Chattanooga National Military Park," providing for the improving and beautifying of it for the purpose of preserving and suitably marking for historical and professional military study of the fields of some of the most remarkable maneuvers and most brilliant fighting in the War of the Rebellion, in which Indiana troops won distinguished honors and one of her brigades saved the day.

Read first time and referred to Committee on Military Affairs.

Senator Fulk introduced Senate Bill No. 66, entitled:

An act to amend section one (1) of an act entitled an act to create an Appellate Court and defining its jurisdiction and procedure and declaring an emergency, approved February 28, 1891.

Read first time and referred to Committee on Organization of Courts.

Senator Gifford introduced Senate Bill No. 67, entitled:

An act concerning gravel and macadamized roads.

Read first time and referred to Committee on Roads.

Senator Gilman introduced Senate Bill No. 68, entitled:

A bill concerning the improvement of highways and matters connected therewith. With repealing and emergency clause.

Read first time and referred to Committee on Roads.

Senator Gilman introduced Senate Bill No. 69, entitled:

A bill relating to the construction of tile or covered drains, and other matters connected therewith.

Read first time and referred to Committee on Swamp Lands and Drains.

Senator Holcomb introduced Senate Bill No. 70, entitled:

A bill to legalize the incorporation of the town of Hazleton, Gibson County, Indiana; the election and qualification of the Board of Trustees and all other officers, and all acts, orders and ordinances, by-laws and resolutions of the Board of Trustees of said town, and declaring an emergency.

Read first time, Senator Holcomb moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern,

Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 48.

No Senators voting in the negative.

So the constitutional rule was suspended and the bill read the third time by title.

Senator Cranor offered the following amendment:

“Provided, That the provisions of this act shall not apply to any matter now pending and incompleated by said corporation.”

The amendment was by consent accepted and the bill referred to Senator Holcomb to amend.

Senator Holcomb reported the bill so amended, and the same was considered engrossed with the amendment and read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 46.

No Senators voting in the negative.

Senate Bill No. 70 passed and the title of the bill was adopted as the title of the act.

Senator Magee introduced Senate Bill No. 71, entitled:

An act authorizing the Auditor and Treasurer of State to separate the revenue of the State into separate and distinct funds; providing for keeping the same distinct from each

other; providing for a sinking fund and directing how it shall be used in paying the State indebtedness; repealing all laws in conflict thereto, and declaring an emergency.

Read first time and referred to Committee on Finance.

Senator Magee introduced Senate Bill No. 72, entitled:

An act authorizing the creation of mutual protection associations for the purpose of mutually protecting persons from loss by fire; providing how such association shall be organized, and defining their liabilities and powers.

Read first time and referred to Committee on Insurance.

Senator Magee introduced Senate Bill No. 73, entitled:

A bill concerning the letting of convict labor; fixing the minimum price therefor at sixty cents per day for each convict hired; directing how proposals shall be advertised, and repealing all laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh introduced Senate Bill No. 74, entitled:

A bill for an act to provide for the amount of which shall be given by executors or trustees in certain cases; repealing all laws and parts of laws in conflict herewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McKelvey introduced Senate Bill No. 75, entitled:

A bill for an act to regulate the sale of drugs, medicines, and the compounding of prescriptions, and prescribing penalties therefor.

Read first time and referred to Committee on Public Health and Vital Statistics.

Senator McLean presented the following communication:

We, the undersigned chairmen of committees of second group (No. 2), which group is composed of the following com-

mittees: Education, Claims, Railroads, Reformatory Institutions and Federal Relations, do hereby appoint Martin Pounds clerk of said group of committees.

JNO. F. McHUGH,
HENRY G. WIGGS,
W. G. HOLLAND,
RUFUS MAGEE,
WM. E. McLEAN.

Senator Morgan introduced Senate Bill No. 76, entitled:

A bill for an act fixing the salaries of County Commissioners, prescribing penalties and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Newby introduced Senate Bill No. 77, entitled:

A bill for an act to amend section (1) of an act entitled "An act in relation to the lighting of cities and towns, and furnishing the inhabitants thereof with the electric light, and other forms of damages, and declaring an emergency," approved March 3, 1883.

Read first time and referred to Committee on Cities and Towns.

Senator Seller introduced Senate Bill No. 78, entitled:

A bill for an act to amend section seven hundred and three (703) of an act entitled an act concerning proceedings in civil cases, approved April 7, 1881, and being section one thousand and eighty-three (1083) of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Seller introduced Senate Bill No. 79, entitled:

A bill for an act to provide for the location and perpetuation of lost section, comes under certain conditions.

Read first time and referred to Committee on County and Township Business.

Senator Stuart introduced Senate Bill No. 80, entitled :

A bill for an act to appropriate \$50,000 to defray the expenses of entertaining the veterans of the 27th national encampment of the Grand Army of the Republic as the guests of the State in September, 1893, and declaring an emergency.

Read first time and referred to Committee on Military Affairs.

Senator Wishard introduced Senate Bill No. 81, entitled :

An act appropriating money for erecting an addition to the Administration Building at the Indiana Reform School for Boys and for tearing down portions of the same and rebuilding it so as to render it safe for occupancy, providing how said money shall be drawn from the State Treasury and expended, and declaring an emergency.

Read first time and referred to Committee on Finance.

Senator Wishard introduced Senate Bill No. 82, entitled :

A bill for an act appropriating money for the claim of the Warren-Scharf Asphalt Paving Company, on account of paving with asphalt pavement the roadway of Pennsylvania Street, in the city of Indianapolis, east of University Park, and the grounds occupied by the Institution for the Education of the Blind, and declaring an emergency.

Read first time and referred to Committee on Claims.

Senator McGregor introduced Senate Bill No. 83, entitled :

An act to amend section 1 of an act entitled "An act to amend section 1 of an act, 'An act to amend sections 1 and 2 of an act,' entitled 'An act appropriating moneys to pay amounts due members of the Indiana Legion and of independent companies of militia and minute men for services rendered under orders of the Governor during the Rebellion, approved March 5, 1881, and declaring an emergency, approved January 18, 1883, and declaring an emergency,'" approved April 8, 1885, and repealing all laws and parts of laws in conflict with this act.

Read first time and Referred to Committee on Military Affairs.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has appointed Messrs. Cullop, Ader and Brown, members of a committee to act with a like committee on the part of the Senate, as a Conference Committee on Engrossed Senate amendments to House Bill No. 1, being the appropriation bill.

The House having refused to pass the same as received from the Senate.

CHAS. E. CRAWLEY,
Clerk.

On motion of Senator Griffith, the President of the Senate appointed as members of said Conference Committee, Senators Griffith, Magee and Loveland.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has appointed Messrs. Ader, Dailey and Lindemuth, a committee to act on the part of the House with a like committee on the part of the Senate for the purpose of preparing such joint rules as may be necessary for the government of the joint action of the two Houses.

CHARLES E. CRAWLEY,
Clerk.

The President of the Senate announced that Senators Thompson, Gifford and Boord had previously been appointed on such committee.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed House Concurrent Resolution No. 1, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 1 :

Resolved, That a committee of three on Joint-Rules of the Senate and House, be appointed by the Speaker on the part of the House to confer with a like committee on the part of the Senate to formulate joint rules for the two bodies.

On motion of Senator Griffith the resolution was adopted.

Senator McHugh, of Tippecanoe, introduced Resolution No. 17, which was adopted.

Resolved, That the principal Secretary of the Senate is hereby requested to prepare at the end of each week during the session of the General Assembly, a calendar of the business of the Senate to date, which shall show the number and titles of bills and resolutions before the Senate, when and by whom introduced, and a brief statement showing what action has been taken.

Senator Akin introduced Senate Bill No. 84, entitled :

An act concerning the publication of legal notices in newspapers, repealing all laws in conflict therewith and declaring an emergency.

Read the first time and referred to Committee on County and Township Business.

Senator Akin introduced Senate Bill No. 85, entitled :

An act concerning attorney's fees on notes and mortgages upon default.

Read first time and referred to Committee on Judiciary.

Senator Akin introduced Senate Bill No. 86, entitled :

An act concerning the printing of all election ballots and repealing all laws in conflict therewith.

Read first time and referred to Committee on Elections.

Senator Akin introduced Senate Bill No. 87, entitled :

An act concerning the cleaning of dredge ditches, repealing all laws in conflict therewith and declaring an emergency.

Read first time and referred to Committee on Swamp Lands.

Senator Akin introduced Senate Bill No. 88, entitled :

An act concerning the appointment of Trustees for the Benevolent and Reformatory Institutions, repealing all laws in conflict therewith and declaring an emergency.

Read first time and referred to Committee on Benevolent Institutions.

Senator Akin introduced Senate Bill No. 89, entitled :

An act concerning the duties and salary of County Superintendents of schools, repealing all laws in conflict therewith and declaring an emergency.

Read first time and referred to Committee on Education.

Senator Sweeney introduced Senate Bill No. 90, entitled :

A bill for an act to legalize the incorporation of the city of Tell City and all the acts and ordinances of the Councils of said city.

Read first time.

Senator Sweeny moved to suspend the constitutional rule, that the bill be read a second time by title, considered engrossed, read a third time by sections, and placed upon its passage.

The question being on the suspension of the rule.

The roll being called, resulted as follows :

These voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 44.

Those voting in the negative were :

Senator Wiggs. Total, 1.

So the rule was suspended, the bill read the second time by title, considered engrossed, and read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Gifford, Gilman, Griffith, Hobson, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

So Senate Bill No. 90 passed, and the title of the bill was adopted as the title of the act.

Senator Wishard introduced Senate Bill No. 91, entitled :

A bill for an act entitled an act to amend section one (1) of an act entitled "An act for the encouragement of agriculture and authorizing the Indiana State Board of Agriculture to purchase, hold and sell real estate, legalizing the purchase by said Board of certain lands in Marion County, exempting the property of said Board from taxation, authorizing the County Treasurer of Marion County and the Treasurer of State to refund certain taxes, and making an annual appropriation for the use of said Board," approved March 3, 1865, and being section twenty-six hundred and twenty (2620) of the Revised Statutes of 1881 of the State of Indiana.

Read first time and referred to Committee on Agriculture.

Senator Wishard introduced Senate Bill No. 92, entitled :

An act to require railroad companies and other corporations and manufacturers and other persons employing laborers to provide safe and suitable machinery, tools, implements and appliances for the protection of their employes from injuries.

Read first time and referred to Committee on Corporations.

Senator Wishard introduced Senate Bill No. 93, entitled :

An act to legalize acts of Notaries Public whose commissions have expired or who have been ineligible to office as such Notaries Public, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Wishard introduced Senate Bill No. 94, entitled :

An act providing for the release of sureties upon bonds executed by administrators, executors, guardians or trustees where any of such sureties have died, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Fulk introduced Senate Bill No. 95, entitled :

An act requiring railroad corporations and other persons operating and controlling railroads to record deeds of conveyance, leases, releases or other contracts in relation to their right of way, and prescribing remedies and penalties for failing to do so, repealing all laws in conflict, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

On motion of Senator Smith, the Senate adjourned until 2 o'clock P. M.

WEDNESDAY AFTERNOON.

JANUARY 11, 1898.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator Smith introduced Senate Bill No. 96, entitled :

An act to legalize the purchase of one and one-half acres of land for the use of the Eastern Indiana Hospital for the Insane by the Board of Trustees of said hospital elected by the General Assembly of 1889, and declaring an emergency.

Read first time.

Senator Smith moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed and read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thayer, Thomson, Vail, Wiggs, Wray, Yaryan. Total, 43.

No Senators voting in the negative.

So the rule was suspended and the bill was read a second time by title, considered engrossed, and read a third time by sections.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray, Yaryan. Total, 54.

No Senators voting in the negative.

So Senate Bill No. 96 passed, and the title to the bill was adopted as the title to the act.

Senator Morgan asked leave of absence for Senator McDonald for the afternoon.

Granted.

Senator Kopelke introduced Senate Bill No. 97, entitled :

A bill for an act to provide for the revision and compilation of the statutes of this State.

Read first time and referred to Committee on Judiciary.

Senator Cranor introduced Senate Bill No. 98, entitled :

An act concerning Justices of the Peace, providing for the apportionment of the several counties of the State into Justice of Peace districts, prescribing the duties of commissioners in relation thereto, fixing the salaries of Justices of the Peace, prescribing certain of their duties and repealing all conflicting laws.

Read first time and referred to Committee on Judiciary.

Senator Lynn offered the following resolution :

WHEREAS, The Governor of Indiana, on behalf of citizens of the State, extended to the Grand Army of the Republic, in session at Washington, D. C., an invitation to hold its National Encampment in 1893 in the capital city of Indiana; and,

WHEREAS, The acceptance of this invitation was by unanimous vote, the action being without precedent in recent years, and therefore an indication of exceptional favor toward the people of Indiana by the greatest patriotic organization in the world; therefore,

Be it resolved by the Senate of the Indiana General Assembly, That in appreciation of the honor conferred upon Indiana by the Grand Army of the Republic in selecting its capital city as the place for holding its Twenty-seventh National Encampment, which promises to be the greatest event of 1893 in the United States, with the exception of the Columbian Exposition, that we join in cordially welcoming to our State the Union veterans of the country, and that in evidence of our interest in satisfactory arrangements being made for their reunion within the borders of our State, the President of the Senate is hereby authorized to appoint a standing committee of seven, to be known as the Committee on Grand Army of the Republic National Encampment, to which shall be referred for consideration and report all matters relating to said encampment.

Senator McLean moved that the resolution be referred to the Committee on Military affairs.

The motion carried.

Senator Fulk introduced Senate Bill No. 99, entitled:

A bill for the relief of Joe S. Davis, and authorizing the refunding to him certain damages paid by him into the Treasury of Bartholomew County, Indiana, to the credit of congressional township eight (8) north of range six (6) east, for school purposes, and declaring an emergency.

Read first time and referred to Committee on Claims.

Senator Baker introduced Senate Bill No. 100, entitled:

A bill for an act defining the Twenty-eighth and Forty-eighth Judicial Circuits, and creating and defining the Fifty-third Judicial Circuit, fixing the times of holding court therein, providing for the appointment of a Judge and Prosecuting Attorney, and otherwise regulating the manner of holding courts therein, and declaring an emergency.

Read first time and referred to Committee on Organization of Courts.

Senator Baker introduced Senate Bill No. 101, entitled:

An act defining and providing for their fees, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senator Boord introduced Senate Bill No. 102, entitled:

A bill for an act to prohibit the killing of quails for five years.

Read first time and referred to Committee on Agriculture.

Senator Akin introduced Senate Bill No. 103, entitled:

An act to repeal section twenty-three (23) of an act entitled "An act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith," approved March 6, 1889.

Read first time and referred to Committee on Elections.

Senator Loveland moved that the reading of yesterday's Journal be deferred until to-morrow morning.

The motion prevailed.

Senator Gilman, by request, introduced Senate Bill No. 104, entitled :

A bill for an act for the formation of corporate districts in the State of Indiana for the purpose of drainage and defining the powers of such corporate districts and matters connected therewith.

Read first time and referred to Committee on Swamp Lands and Drains.

Senator Smith introduced Senate Bill No. 105, entitled :

An act authorizing the Board of Trustees of the Eastern Indiana Hospital for the Insane, at Easthaven, near Richmond, in Wayne County, to convey to the Pittsburgh, Cincinnati, Chicago & St. Louis Railway Company one acre of land for station purposes and declaring an emergency.

Read first time and referred to Committee on Benevolent Institutions.

Senator Smith introduced Senate Bill No. 106, entitled :

An act appropriating money for the current expenses of the Eastern Indiana Hospital for the Insane for the fiscal year ending October 31, 1893, and the fiscal year ending October 31, 1894, and declaring an emergency.

Read first time and referred to Committee on Benevolent Institutions.

Senator Smith introduced Senate Bill No. 107, entitled :

An act making appropriations for increasing the capacity of the Eastern Indiana Hospital for the Insane, and declaring an emergency.

Read first time and referred to Committee on Benevolent Institutions.

Senator Ellison now moved that the Senate adjourn until to-morrow morning at 10 A. M., which motion carried.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

THURSDAY MORNING.

JANUARY 12, 1892.

The Senate convened at 10 o'clock, Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. J. A. Rondthaler, pastor of Tabernacle Church, Indianapolis, Indiana.

After reading a portion of the Journal Senator Kopelke moved to defer the further reading of that portion of the Journal relating to the introduction of bills, taken by consent; the balance of the Journal was then read.

Senator Akin moved to strike out that portion of the Journal regarding the appointment of Wiggs as Committee Clerk, which motion prevailed.

After reading a portion of the Journal of January 10, on motion of Senator Griffith, the further reading of the same was dispensed with.

Senator Thompson, chairman of the Committee on Rules, offered the following report which was adopted:

MR. SPEAKER:

Your Committee on Joint Rules beg leave to report that we recommend the joint rules in force in the Fifty-seventh General Assembly, being the session of 1891, be adopted as the joint rules for the government of the General Assembly.

FRANK D. ADER,

A. C. LINDEMUTH,

On the part of the House.

G. H. THOMPSON,

GEO. H. GIFFORD,

FRED. BOORD,

On the part of the Senate.

JOINT RULES

For conducting business in the two houses of the General Assembly of the State of Indiana:

1. While bills and joint resolutions are on their passage between the two houses they shall be on paper, under the signature of their clerks respectively.

2. Every bill or joint resolution shall have passed both houses, it shall be duly enrolled on paper, and the clerk of the House where it originated shall indorse upon the back thereof the house in which it originated, under which he shall place his signature.

3. Every bill or joint resolution, after being enrolled, shall be examined by the Joint Committee of Enrolled Bills, consisting of three from the Senate and six from the House, appointed as a standing committee for that purpose, one of whom on the part of the Senate and two from the House shall be sufficient to act, who shall compare the same with engrossed bill, and correct any errors they may discover, so as to make it agree therewith, and make their report forthwith to their respective houses.

4. Every bill or joint resolution reported to have been duly enrolled shall be signed first by the Speaker of the House of Representatives, who shall send the same to the Senate; then by the President of the Senate, after which it shall be presented by the Joint Committee on Enrolled Bills to the Governor for his approbation and signature; and the said committee shall report to their respective houses the day of their presentation, which report shall be entered on the Journals of each house.

5. All bills and joint resolutions shall be signed by the Speaker of the House of Representatives and the President of the Senate, in their houses respectively when in session, which shall be carefully noted on the Journals of each house.

6. When any paper or papers, proper to be acted upon by both houses, shall come before either, the house before which such paper or papers are laid, shall, after acting thereupon, lay it or them before the other house.

7. In every case of an amendment of a bill agreed to in one house, and dissented to in the other, if either house shall request a conference, and appoint a committee for that purpose, and the other house shall also appoint a committee to confer, such committees shall, at a convenient hour, to be agreed upon by their chairmen, meet in the conference chamber, and state to each other verbally or in writing, as either shall choose, the reason of their respective houses for and against the amendment, and confer freely thereon, and report to each house their proceedings thereon.

A Committee of Conference shall consist of two members from each house. After each house shall have adhered to their disagreement, a bill or resolution shall be lost.

8. In all cases where the Doorkeeper of one house shall, by reason of official engagements, or other causes, be unable to execute the commands or process of the house of which he is an officer, it shall be the duty of the Doorkeeper of the other house to execute such commands, together with such process as may be directed to him by the presiding officer thereof.

9. The following Standing Committees, on the part of each house, shall be appointed to act as Joint Committees:

A Standing Committee on Enrolled Bills, to consist of six on the part of the House and three on the part of the Senate.

A Committee on Public Buildings, to consist of five members from the House and four from the Senate.

A Committee on State Library, to consist of three members from each house.

10. All elections of officers to be elected by the General Assembly, except United States Senator, shall be elected on joint ballot of the two houses, convened for that purpose, at such time and place as shall be agreed to by both houses, and a majority of all the members elected to both houses shall be necessary to an election. Joint conventions shall be presided over by the President of the Senate.

11. In all joint conventions and meetings of the two houses it shall be incompetent for either house, or the members thereof, or the joint convention, to engage in the transaction of any business other than that for which they were so specifically assembled.

12. When a message is sent to the Senate or to the House of Representatives, it shall be announced at the door by the Doorkeeper, and it shall be respectfully communicated to the chair by the person by whom sent.

13. Messages shall be sent by such persons as the President of the Senate, or Speaker of the House may designate for that purpose.

14. No bill that shall have passed one house shall be sent for concurrence to the other on the last two days of the session.

15. When bills which shall have passed one house are ordered to be printed in the other, a greater number of copies shall not be printed than may be necessary for the use of the house making the order.

16. No spirituous liquors shall be offered for sale or exhibited within the Capitol, or on the public grounds adjacent thereto.

17. All bills introduced into the General Assembly, amending or repealing any previous law of this State which has been incorporated into the Revised Statutes of 1881, shall contain not only a reference to the proper sections of the act amended or repealed, but also a reference thereto by number of the section or sections in which the same occur in the Revised Statutes.

Any amendments to these rules be referred to the Committee on Joint Rules.

CONSTITUTION OF THE STATE OF INDIANA.

PREAMBLE.

To the end that justice be established, public order maintained, and liberty perpetuated, we, the people of the State of Indiana, grateful to Almighty God for the free exercise of the right to choose our own form of government, do ordain this Constitution.

ARTICLE I.

BILL OF RIGHTS.

SECTION 1. We declare that all men are created equal; that they are endowed by their Creator with certain unalienable rights; that among these are life, liberty and the pursuit of happiness, that all power is inherent in the people, and that all free governments are, and of right ought to be, founded on their authority, and instituted for their peace, safety, and well being, for the advancement of these ends, the people have at all times an indefensible right to alter and reform their government.

SEC. 2. All men shall be secured in their natural right to worship Almighty God according to the dictates of their own consciences.

SEC. 3. No law shall, in any case whatever, control the free exercise and enjoyment of religious opinions, or interfere with the rights of conscience.

SEC. 4. No preference shall be given, by law, to any creed, religious society or mode of worship, or to maintain any ministry against his consent.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Rules for the Senate, offered the following report :

MR. PRESIDENT :

Your Committee on Rules submit the following standing rules and orders for the government of the Senate :

First. The President shall take the chair every day precisely at ten o'clock in the forenoon, and two o'clock in the afternoon, unless the Senate shall by motion have adjourned to some other hour appointed by such motion. He shall immediately call the Senators to order, and, on the appearance of two-thirds, shall cause the Journal of the preceding day to be read.

Second. Twenty-one Senators, with the President, or twenty-two in his absence, having chosen a President *pro tem.*, shall be authorized to call a Senate, compel the attendance of absent Senators, make an order for their fine or censure, and may adjourn.

Third. The President shall preserve order and decorum, may speak to points of order in preference to Senators, rising to his feet for that purpose; and shall decide questions of order, subject to an appeal to the Senate by any two Senators, on which appeal no Senator shall speak more than once, unless by leave of the Senate.

Fourth. The President shall rise to put a question, but may state it sitting.

Fifth. Questions shall be distinctly put in this form, to-wit : "As many as are of the opinion that (as question may be) say 'Aye,' " and after the affirmative voice is expressed, "as many as are of the contrary opinion say 'No.' " If the President doubts, or a division is called for, the Senate shall divide; those in the affirmative of the question shall first arise from their seats, and afterward those in the negative.

Sixth. The President shall have a general direction of the Senate Chamber. The President shall have the right to name any Senator to perform the duties of the chair, but such substitution shall not extend beyond adjournment.

Seventh. The President shall, when the Senate is equally divided, give the casting vote.

Eighth. Thirty-seven standing committees, not to exceed seven members each, except as herein otherwise stated, shall be appointed by the Lieutenant-Governor at the commencement of each session, viz.:

1. On Elections.
2. On Finance.
3. On Judiciary.
4. On Organization of Courts.
5. On Education.
6. On Corporations.
7. On Roads.
8. On Benevolent and Reformatory Institutions.
9. On Agriculture.
10. On Banks.
11. On Public Printing.
12. On Public Buildings and State Library.
13. On State Prisons.
14. On Swamp Lands and Drains.
15. On Fees and Salaries. To consist of one Senator from each Congressional district.
16. On Claims and Expenditures.
17. On Military Affairs.
18. On Phraseology, Arrangement of Bills and Unfinished Business.
19. On Federal Relations and Rights and Privileges of the Inhabitants of the State.
20. On Temperance.
21. On County and Township Business.

22. On Public Health, Vital and Other Statistics.

23. On Insurance.

24. On Railroads.

25. On Mines, Mining and Manufactures.

26. On Congressional Apportionments. To consist of one member from each Congressional district.

27. On Legislative Apportionment. To consist of one member from each Congressional district.

28. On Supervision and Inspection of the Journal of the Senate.

29. On Executive Appointments.

30. On Cities.

31. On Labor and Labor Statistics.

32. On Rules.

33. On Natural Gas Legislation.

34. On Constitutional Revision.

35. On World's Fair or Columbian Exposition.

36. On the Affairs of the City of Indianapolis.

37. On Soldiers' and Sailors' Monument.

Ninth. It shall be the duty of the Committee on Elections to examine and report upon the certificates and other credentials of the Senators returned to serve in the Senate, and take into consideration all petitions, documents and evidence relating to elections, which may be referred to them by the Senate; and each of the other committees shall perform such services, and take into consideration all subjects and matters required of them by the Senate. The Committee on Elections shall have leave to report at any time on the right of a member to his seat, by presenting their report to the Senate or by filing same with the Secretary thereof, and the report of such committee shall be a question of the highest privileges, and may be called up at any time by the Chairman of the Committee on Elections or any member thereof; and when called up, the action of the Senate and all proceedings thereon, shall be the same as if said report had been called up as provided in Rule 10.

Tenth. As soon as the Journal shall have been read and approved, or the reading dispensed with, any member may call up for consideration any contest which may have been reported by said committee, or a majority thereof, and such contest shall be pending before the Senate when so called up, and shall be entitled to hold the floor after calling up any contest, and address the Senate thereon for one hour, unless the previous question shall be sooner ordered.

Eleventh. No committee shall sit during the sitting of the Senate, without special leave.

Twelfth. All questions relating to the priority of business shall be decided without debate.

Thirteenth. When any Senator is about to speak in debate, or deliver any matter to the Senate, he shall rise from his seat, respectfully address himself to the question under debate, and avoid personality. No Senator shall impeach the motives of any Senator's vote or argument.

Fourteenth. If any Senator, in speaking or otherwise, transgresses the rules of the Senate, the President shall, or any Senator may, call him to order, in which case the Senator so called to order shall immediately sit down, unless permitted to explain; and the Senate shall, if appealed to by such Senator, decide the case, but without debate. If there be no appeal by such Senator, the decision of the chair shall be submitted to. If the decision be in favor of the Senator called to order, he shall be at liberty to proceed. If otherwise, and the case require it, he shall be liable to the censure of the Senate.

Fifteenth. When two or more Senators happen to rise at once, the President shall name who is to speak first.

Sixteenth. No Senator shall speak more than twice on the same question, without leave of the Senate; no more than once, until every member choosing to speak shall have spoken.

Seventeenth. While the President is putting the question, or addressing the Senate, no Senator shall walk across or out of the house, nor when a Senator is speaking shall any entertain private discourse or pass between him and the chair.

Eighteenth. No Senator shall be compelled to vote on any question in the event of which he is immediately and particularly interested, or in any case where he was not present when the question was put, appearing afterward, he may, by permission, have his name called and vote, provided his vote does not change the result.

Nineteenth. Upon a division and count of the Senate on any question no Senator without the bar should be counted.

Twentieth. Every Senator who shall be in the house when the question is put shall give his vote, unless the Senate, for special reasons, excuse him. But the question of excusing a Senator shall be decided summarily, without debate.

Twenty-first. When a motion is made and seconded, it shall be stated by the President, or being in writing, it shall be handed to the Secretary, and then read aloud before debated.

Twenty-second. Every motion shall be reduced to writing, if the President or any Senator desires it, indorsed by the Senator introducing it, and the name of the author announced by the Secretary before reading.

Twenty-third. After a motion is stated by the President, and read, it shall be deemed in the possession of the Senate, but may be withdrawn at any time before decision or amendment by consent of the Senate.

Twenty-fourth. When a question is under debate no motion shall be received, but—

1. To take up or receive the report of the Committee on Elections.

2. To adjourn.

3. To lie on the table.

4. For the previous question.

5. To postpone indefinitely.

6. To postpone to a day certain.

7. To commit; or

8. To amend.

Which several motions shall have precedence in the order in which they stand arranged.

Twenty-fifth. When a question is postponed indefinitely the same shall not be acted upon during the session.

Twenty-sixth. The previous question shall be put in this form: "Shall the main question be now put?" It shall only be admitted when demanded by a majority of the Senators voting, and until it is decided shall preclude all debate and the introduction of all further amendments. The main question shall be the first question in order, and its effect shall be to put an end to all debate and bring the Senate to a direct vote on the subsidiary questions then pending, in their order, and then on the main question, and when operating under the previous questions it shall have the effect to cut off all debate and explanation of votes.

Twenty-seventh. Motions and reports may be committed at the pleasure of the Senate.

Twenty-eighth. Any member may call for the division of a question where the sense will admit of it.

Twenty-ninth. No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

Thirtieth. When a motion has been once made and carried in the affirmative or negative, it shall be in order for any Senator of the majority to move a reconsideration thereof, on the same or any other day during the session, but such motion can be entertained but once during the session, and when made after the second day it shall lie over one day before being acted upon.

Thirty-first. When the reading of a paper is called for, if any objection is made, it shall be decided by a vote of the Senate.

Thirty-second. The unfinished business, in which the Senate was engaged at the last preceding adjournment, shall have the preference in the orders of the day and no motion or any other business shall be received, without special leave of the Senate, until the former is disposed of, except as provided in Rules 9 and 10.

Thirty-third. If a question pending be lost by adjournment of the Senate and revived on the succeeding day, no Senator who shall have spoken twice on the preceding day shall be permitted again to speak without leave.

Thirty-fourth. Petitions, memorials and other papers addressed to the Senate may be presented by the President or by any Senator.

Thirty-fifth. A motion to adjourn shall always be in order, except when the previous question is pending, and shall be decided without debate. The question pending on adjournment shall be resumed on reassembling, unless otherwise ordered by the Senate.

Thirty-sixth. It shall be in order for the Chairman on Phras-eology, Arrangement and Enrollment of Bills to report at any time when no question is before the Senate.

Thirty-seventh. Every bill shall be introduced by motion on leave, or by order of the Senate.

Thirty-eighth. Every bill shall receive three several readings in the Senate previous to its passage, and all bills shall be dispatched as they were introduced, unless in case of urgency.

Thirty-ninth. The first reading of a bill shall be for information, and if opposition be made to it, the question shall be: "Shall the bill be rejected?" If no opposition be made, or the question to reject is negatived, the bill shall then, if no motion be made to the contrary, be committed to a regular or select committee or to a Committee of the Whole Senate. If the bill be referred to a Committee of the Whole Senate, the Senate shall determine on what day it shall be considered.

Fortieth. A committee to whom a bill shall be referred may report thereon with or without amendments; and the bill, when returned, if this be on a day subsequent to its first reading, shall be on its second reading, and after it has been read, the report of the committee shall be read; the question shall then be on concurring in the report of the committee either with or without amendments; the President shall then state the bill is ready for amendment or engrossment.

Forty-first. Every report of a committee upon a bill, which shall not be considered at the time of making the same, or laid on the table by a vote of the Senate, shall stand upon the general orders with a bill and entered on the Journal.

Forty second. After commitment and report thereof to the Senate, or at any time before its passage, a bill may be recommitted.

Forty-third. No amendment, by way of rider, shall be received to a bill on its third reading.

Forty-fourth. When a bill shall pass it shall be certified by the Secretary, noting at the foot thereof the day of its passage.

Forty-fifth. In forming a Committee of the Whole Senate the President, leaving the chair, shall appoint a chairman to preside.

Forty-sixth. Upon bills committed to a Committee of the Whole Senate, the bill shall first be read throughout by the Secretary, and then again read and debated by clauses, leaving the preamble to be last considered. The body of the bill shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the Secretary on a separate paper, as the same shall be agreed to by the committee, and so reported to the Senate; after report, the bill shall again be subject to be debated and amended by clauses before a question to engross it be taken.

Forty-seventh. All questions, whether in committee or in the Senate, shall be put in the order in which they are moved, except that in filling up blanks the largest sum and the longest time shall be put first.

Forty-eighth. No motion or proposition for a tax or charge upon the people shall be discussed the day on which it is made or offered; and every such proposition shall receive its first discussion in a Committee of the Whole Senate.

Forty-ninth. The rules of proceeding in the Senate shall be observed in a Committee of the Whole Senate, so far as they may be applicable, except the rule limiting the time of speaking, but no Senator shall speak twice to any question until every Senator choosing to speak shall have spoken.

Fiftieth. No Senator shall absent himself from the service of the Senate, unless he have leave of the Senate.

Fifty-first. Each officer of the Senate shall take an oath for the true and faithful discharge of the duties of his office to the best of his knowledge and abilities, and shall be deemed to continue in office until another is chosen.

Fifty-two. It shall be the duty of the Doorkeeper to attend the Senate during its sittings; execute all its demands and process to him given and directed; give notice of and carry all messages, either public or private, he may be required to carry; keep the Senate Chamber and furniture clean and in due order; and at all times keep good and sufficient fires when the same may be necessary; when requested to call a Senator he shall do so by name, and shall exclude from the floor of the Senate Chamber all persons except the President and officers of the Senate and Senators, and shall exclude from the cloak room of the Senate all persons except the President of the Senate, Senators or persons having business with either and admitted by them, and such persons shall remain only so long as they shall be engaged in such business.

Fifty-three. When a reference is made of any subject to a standing committee, the Senator introducing the same shall be a member of such committee during its deliberations thereon, but shall have no power to vote.

Fifty-four. The daily order of transacting business shall be as follows, viz.:

1. Reading and correcting the Journal of the preceding day.
2. Reports from Chairman of Committee on Elections.
3. Reports from other standing committees.
4. Introduction of petitions, memorials and remonstrances.
5. Reports from select committees.
6. Resolutions of the Senate.
7. Joint resolutions, joint resolutions of the House.
8. Bills; and
9. Orders of the day.

First. Messages from the House requiring action on the part of the Senate.

Second. Bills on second reading.

Third. Bills on third reading; bills of the House on first reading; bills of the House on second reading; bills of the House on third reading. *Provided,* That on Wednesday of each week the daily order of transacting business shall be as follows, viz.:

1. Reading and correcting the Journal of the preceding day.
2. Report from Chairman of Committee on Elections.
3. Bills on third reading; bills of the House on first reading; bills of the House on second reading; bills of the House third reading, and to continue from day to day until that order of business be exhausted.
4. Bills on second reading.
5. Messages from the House requiring action upon the part of the Senate.
6. Introduction of petitions, memorials and remonstrances
7. Reports from standing committees.
8. Reports from select committees.
9. Resolutions.
10. Joint resolutions.
11. Bills.

This order of business shall be suspended only upon a majority vote of the Senators present.

Fifty-fifth. After a bill has passed and not before the title may be adopted.

Fifty-sixth. When a bill or joint resolution shall have failed for want of a constitutional majority, but shall have received the vote of the majority of the members present, it shall be subject to be called up in its order at the instance of any Senator or any subsequent day, but when it shall have failed to receive the votes of a majority of the members present it shall only again be called up by a motion to reconsider the previous vote.

Fifty seventh. No smoking will be allowed in the Senate chamber before, during or after the sittings thereof.

Fifty-eighth. The report of the Committees on Conference for the adjustment of differences between the two houses shall be laid over one day before action thereon, unless a majority of the members of the Senate present shall otherwise order.

Fifty-ninth. Whenever a bill is reported by a committee with the recommendation that it pass, one hundred copies of said bill shall be forthwith printed, and two copies laid on the desk of each Senator, and no bill shall be read a second time until one day after such distribution, unless the Senate otherwise order. Whenever any such committee report in favor of the passage of a bill with amendments, said bill shall be printed as amended.

Sixtieth. Hereafter when the introduction of bills is in order the list of Senators shall be called alphabetically, and each Senator, when his name is called, shall be permitted to introduce but two bills each time his name is called, and the name of no Senator shall be called the second time until the entire list has been called.

Sixty-first. All proposed amendments to the rules shall be referred to the Committee on Rules without debate, and said committee shall have the right to report at any time, and may, at any time, report any change in the rules, and any such report shall be immediately disposed of, and such change in the rules shall be determined by a majority of the Senators present.

Sixty-second. The Journal of the Senate shall be kept in due form by the Assistant Secretary of the Senate, and his signature shall attest the same.

Sixty-third. Any bill or resolution not indorsed on the back thereof with the name of the Senator offering the same shall be regarded as out of order. It shall be the duty of the Principal Secretary to indorse over his signature, the number in their order of each bill and resolution, and the date when offered; and it shall be the further duty of the Secretary to keep all bills and resolutions on file in regular order, and for the purpose of carrying out the provisions of this rule the Secretary shall appoint a competent and efficient clerk and assign to him the duties herein required of the Secretary.

Sixty-fourth. Decorum and debate :

1. When any member desires to speak or deliver any matter to the Senate he shall rise from his seat and respectfully address himself to the President, and, on being recognized, may address the Senate from any place on the floor, or from the

Secretary's desk, and shall confine himself to the question under debate, avoiding personality.

2. No member shall occupy more than one-half hour in debate on any question in Senate or in committee, except as further provided in this rule.

3. The member reporting the measure under consideration from a committee may open and close where general debate has been had thereon, and if it shall extend beyond one day he shall be entitled to one-half hour to close, notwithstanding he may have used an hour in opening.

4. If any member, in speaking or otherwise, transgress the rules of the Senate, the President shall, or any member may, call him to order, in which case he shall immediately sit down, unless permitted, on motion of another member, to explain, and the Senate shall, if appealed to, decide on the case, without debate; if the decision is in favor of the member called to order, he shall be at liberty to proceed, but not otherwise; and, if the case require it, he shall be liable to censure or such punishment as the Senate may deem proper.

5. If a member is called to order for words spoken in debate, the member calling him to order shall indicate the words excepted to, and they shall be taken down in writing at the Secretary's desk and read aloud to the Senate at the time, but he shall not be held to answer nor be subject to the censure of the Senate therefor if further debate or other business has intervened.

6. No member shall speak more than once to the same question without leave of the Senate, unless he be the mover, proposer or introducer of the matter pending, in which case he shall be permitted to speak in reply, but not until every member choosing to speak shall have spoken.

A motion to lay on the table any motion thereof made shall only have the effect of carrying to the table the last pending motions and shall in no manner effect the main question.

JOHN F. McHUGH,
Chairman.

Senator Loveland moved to refer the report of the Committee on Rules back to said committee, with instructions to amend section 26 of the Rules reported by inserting after the

phrase "put an end to all debate," the following: "excepting that three speeches may be made for the proposition under consideration and three speeches against said proposition, no one of which speeches shall be more than ten minutes in length."

Senator McHugh, of Tippecanoe, moved to reject the amendment.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 32.

Those voting in the negative were:

Senators Akin, Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Seller, Thayer, Vail, Yaryan. Total, 16.

So the motion to reject prevailed.

Senator Magee offered the following amendment to the above report:

I move to amend Rule 52. In line nine of 52, after the word Senators, add "and representatives of the press assigned places on the floor of the Senate," which amendment was adopted.

Senator Magee also moved to reject the last rule embraced in the committee's report, it being Rule 65, which motion prevailed.

The report of the committee, as amended, was adopted.

The Chair appointed the following Standing Committee on the Soldiers' and Sailors' Monument:

Senators Kern, McLean, Ellison, Seller, McHugh of Tippecanoe, Crumpacker and McManus.

Senator Griffith moved to refer Senate Bill No. 41 from the Committee on Cities and Towns to the Committee on County and Township Business.

The motion was carried and the bill was so referred.

Senator Fulk, Chairman of Committee on Organization of Courts, made the following report on Senate Bill No. 4:

MR. PRESIDENT:

Your Committee on the Organization of Courts, to whom was referred Senate Bill No. 4, introduced by Senator Bingham, respectfully report that after a careful consideration of said bill we recommend that the same be indefinitely postponed for the reason that Senate Bill No. 17, introduced by Senator Kern treats more fully and completely on the subject matter contained in said bill.

The report was adopted.

Senator Holland, Chairman of the Committee on Claims, made the following report on Senate Bill No. 82:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Senate Bill No. 82, introduced by Senator Wishard, beg leave to ask that said bill be printed for the information of the Senate.

The report was adopted.

Senator Wiggs, Chairman of Committee on Rights and Privileges, made the following report on Senate Bill No. 20:

MR. PRESIDENT:

Your Committee on Federal Relations and Rights and Privileges, having had under consideration Senate Bill No. 20, introduced by Senator Loveland, respectfully report the same back with the recommendation that it pass.

The bill was ordered printed.

Senator Ellison moved the adoption of Resolution 19.

Which motion prevailed:

Resolved, That the pay of all subordinate clerks under the Principal Secretary and Assistant Secretary, and all committee clerks be fixed at five dollars (\$5) per day, and that the pay of all other employes and assistants under the Principal Doorkeeper of the Senate be fixed at (\$5) five dollars and that the pay of all pages be fixed at \$2 per day. The pay of all employes to begin from the date of their appointments.

Senator Kennedy offered the following memorial:

To the General Assembly of the State of Indiana:

WHEREAS, Stewart Porter, late Trustee of Reeve Township, Daviess County, in the State of Indiana, in the year 1884, deposited the funds of said township in the bank of Hyatt Levings and County of Washington, Indiana, a banking house of high standing and supposed to be safe and solvent, and while said funds were so on deposit said banking institution failed and became insolvent, and at the final settlement of said bank Stewart Porter, Trustee as aforesaid, failed to realize of the funds so deposited by him, the sum of one hundred and thirty-five dollars, which was totally lost to him and had to be made good by him to the School Fund of said township.

Therefore, we, the undersigned citizens of Reeve Township, Daviess County, Indiana, would respectfully petition the General Assembly of the State of Indiana, and ask that an act be passed by the General Assembly for the relief of said Stewart Porter and directing the present Trustee of said township to pay said amount to him together with interest.

The resolution was signed by James A. Suck and two hundred and twenty-six others.

Read and referred to Committee on County and Township Business.

Senator McHugh, of Marion, introduced the following resolution, No. 20, which, on motion of Senator Magee, was referred to Committee on Rules:

Resolved, That the fourth group of committee be as equally divided into two parts as may be, and that a clerk be appointed for said fifth group; and

Resolved, That Joseph W. Gates, of Marion County, be appointed as such Committee Clerk.

Read and referred to Committee on Rules.

Senator Boyd offered the following resolution, No. 21 :

Be it resolved by the State Senate of the General Assembly of the State of Indiana, That Alonzo G. Smith, Attorney-General, be and is hereby instructed to furnish to the President of this Senate within ten days, an itemized statement, setting forth the amount of all different funds collected by him and his deputies, and all fees of every kind and nature, which have been collected by himself or deputies during his expired term of office, said statement to show in what manner such amounts were collected whether actually collected or merely transferred from one fund to another, what amount of funds, if any, were retained by him as his fees on account of such transfers and collections and the amount of collections that were actually paid into the State Treasury by said Attorney-General, and the amount of fees said Attorney-General received by warrants of the Auditor of State during said term of office, setting forth the amount of fees retained from collections and transfers, and the amount of fees received from the State Treasurer, upon warrants issued by the Auditor of State, the amount of salary paid, salaries paid by warrants by Auditor of State to the Deputy Attorney-General and the chief of clerks employed in his office during his said expired term ending in November, 1892, and the law relating thereto.

Senator Boyd moved to make Resolution 21 a special order for Monday, January 16, 1893, at 8 o'clock, p. m., which motion prevailed.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 19, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 19, entitled, An act to provide for the continuance of cases in certain cases in the Circuit, Superior and Criminal Courts of the State, and declaring an emergency.

On motion of Senator Griffith the bill was referred to the Committee on Judiciary.

On motion, the Senate adjourned until 2 o'clock P. M.

THURSDAY AFTERNOON.

JANUARY 12, 1898.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator Gifford introduced Senate Bill No. 108, entitled:

An act to amend the second section of an act entitled "An act to provide for the erection and repair of any bridge across a stream forming the boundary line between two counties and to repeal all laws in conflict therewith, approved March 14, 1869. Said section being section 2882 of the Revised Statutes of 1881 of the State of Indiana.

Read first time and referred to Committee on Roads.

Senator Kennedy introduced Senate Bill No. 109, entitled:

A bill for an act for the relief of Stewart Porter, ex-Trustee of Reeve Township, County of Daviess, State of Indiana, and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Kennedy introduced Senate Bill No. 110, entitled:

A bill for an act to amend section 39 of an act entitled "An act fixing certain fees to be taxed in the offices and the salaries of officers therein named, providing for certain employes in certain public offices and fixing their compensation, defining certain duties and liabilities of officers and persons therein named, providing for the disposition of certain moneys, making certain appropriations, declaring certain violations of the

provisions of this act to be a penal offense and prescribing the punishment and repealing all conflicting laws," the same being section 5766 of the Revised Statutes.

Read first time and referred to Committee on Judiciary.

Senator Loveland introduced Senate Bill No. 111, entitled :

An act to legalize the incorporation of Greentown, Howard County, Indiana, the election and qualification of its several Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Board of Trustees of said town and other matters connected therewith, and declaring an emergency.

Read first time.

Senator Loveland moved to suspend the constitutional rule, that the bill be read a second time by title, considered engrossed and read a third time by sections and placed upon its passage.

The question being on the suspension of the constitutional rule.

The roll being called, resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Holland, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Wray and Yaryan. Total, 42.

No Senators voting in the negative.

So the rule was suspended and the bill read a second time by title, considered engrossed and read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gil-

man, Griffith, Hobson, Holcomb, Holland, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 45.

No Senators voting in the negative.

So Senate Bill No. 111 passed and the title of the bill was adopted as the title of the act.

Senator McHugh of Tippecanoe, by request, introduced Senate Bill No. 112, entitled :

An act to prevent deception in the manufacture and sale of dairy products.

Read first time and referred to Committee on Agriculture.

Senator McLean introduced Senate Bill No. 113, entitled :

A bill for an act to appropriate the sum of sixty thousand five hundred (\$60,500) dollars to the Indiana State Normal School, and declaring an emergency.

Read first time and referred to Committee on Education.

Senator McLean introduced Senate bill No. 114, entitled :

An act to amend section nineteen (19) of an act approved May 12, 1869, entitled "An act to provide for the organization of Savings Banks, and the safe and proper management of its affairs," and amended by an act approved March 7, 1873, entitled "An act to amend the fifteenth, nineteenth, thirty first and forty-ninth sections of an act approved May 12, 1869, entitled 'An act to provide for the organization of Savings Banks, and the safe and proper management of its affairs,' " and declaring an emergency.

Read first time and referred to Committee on Banks.

Senator Morgan introduced Senate Bill No. 115, entitled :

An act to limit the power of Township Trustees in the location and removal of school buildings, in the establishing and changing of the sites of such buildings, prescribing penalty

for violations thereof, repealing conflicting laws and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Newby introduced Senate Bill No. 116, entitled:

An act to amend section one (1) of an act entitled "An act to amend an act entitled, an act in relation to County Treasurers, approved June 4, 1852," said amended act being approved March 6, 1865.

Read first time and referred to Committee on County and Township Business.

Senator Parker introduced Senate Bill No. 117, entitled:

An act to simplify the practice in certain of the courts of original and appellate jurisdiction in the State of Indiana.

Read first time and referred to Committee on Judiciary.

Senator Seller introduced Senate Bill No. 118, entitled:

A bill for an act to repeal an act entitled "An act to empower County Commissioners to make donations for the benefit of colleges and academies under certain conditions and restrictions and declaring an emergency." In force by lapse of time, March 11, 1889, and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Stewart introduced the following resolution, No. 22, and moved its adoption:

Resolution requesting the Committee on Organization of Courts to report a bill at an early date reducing the number of judicial circuits and apportion the same among the several counties of the State.

WHEREAS, Great inequality is known to exist in the population and amount of business to transact in the courts of the several judicial circuits of the State, and

WHEREAS, It is apparent that the number of judicial circuits could be materially reduced and the population and business thereof equitably apportioned among the several counties of the State, thus reducing the expenses and lessening the bur-

dens of taxation upon the whole people, without crippling the efficiency of the courts, or impairing justice therein; therefore, be it

Resolved, That the Committee on Organization of Courts be instructed to prepare a bill at an early day, reducing the number of judicial circuits as above indicated, to the fewest number practicable; declaring when and what vacancies shall be created, if any, and the time and manner of filling the same; providing for the terms and time of holding court therein, and matters properly connected with the reorganization of said courts and report the same to the Senate for its action thereon.

Senator Wray moved to amend the motion by referring the resolution to the Committee on Organization of Courts, with instructions to prepare and report the bill to the Senate in accordance with the same.

Senator Magee offered the following amendment to Senator Wray's motion :

MR. PRESIDENT :

I move to amend the motion of Senator Wray by referring said resolution to a special committee of three, consisting of Senators Wray, McCutcheon and Stuart, to prepare and report a bill consistent with the provisions of said resolution.

Senator Newby offered an amendment that said committee consist of five members.

The question recurring on the amendment to the motion.

It failed of adoption.

The question on the amendment offered by Senator Magee.

It prevailed.

The question then recurring on the motion to amend as offered by Senator Wray.

The same prevailed.

The resolution was then adopted as amended and the President appointed as said committee Senators Wray, McCutcheon and Stuart.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 27, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The message was ordered enrolled.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Concurrent Resolution No. 8, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 8:

Resolved by the House of Representatives, the Senate concurring,
That our United States Senators and Members of Congress be hereby requested to use their votes and influence in favor of the enactment of a law creating a cabinet office of Secretary of Labor, believing that such legislation is just and opportune and to the best interests of our people, and

Resolved further, That a copy of this resolution be furnished to each Senator and Congressman from our State, and

Resolved further, That to each State Legislature now in session a copy will be forwarded with the request to pass similar resolutions.

On motion of Senator McHugh, of Tippecanoe, the same was referred to the Committee on Federal Relations.

Senator McDonald offered the following Resolution No. 23:

Resolved, That the Secretary of the Senate be instructed to have printed five hundred (500) copies of the Standing Rules of the Senate, together with the Joint Rules, and that there be

also printed therewith the Directory of the Senators and a list of the Standing Committees of the Senate, also the Constitution of the State of Indiana.

Senator Magee moved to amend Resolution No. 23 by inserting the word three hundred instead of five hundred.

The motion carried.

Senator Ellison asked leave of absence for Senator Kennedy on account of sickness.

Which was granted.

Senator Morgan introduced Senate Bill No. 119, entitled :

An act to amend sections one hundred and fourteen (114), one hundred and sixteen (116), one hundred and eighteen (118), one hundred and twenty-three (123) of "An act fixing the compensation and prescribing the duties of certain State and county officers, and providing penalties, and repealing all conflicting laws, and declaring an emergency," passed March 9, 1891.

Read first time and referred to Committee on Fees and Salaries.

Senator Magee, Chairman of the Conference Committee of House and Senate, offered the following report on House Bill No. 1, Appropriation Bill :

The Conference Committee, appointed by the Senate and House for the purpose of conferring on House Bill No. 1 and the amendments made by the Senate thereto, report as follows :

That the amendment by the Senate to section 1 be adopted, which is as follows :

To strike out the following, All that part of section commencing on page 2, line 1, with the word "of," and ending with the word "necessary" in line 11. Also, that the amendment proposed by the Senate be adopted, which is as follows, to-wit: To strike out all of section 4. And we further recommend section 5 of the engrossed bill be amended by striking out all that part of said section commencing with the word "provided," line 7, page 9, and ending with the word "session," line 5, page 10, be struck out. And the committee further

recommend that in lieu of section 4, struck out by the amendment of the Senate, there be inserted the following: That no payment of any extra compensation to assistants or employes of this General Assembly shall be allowed out of the appropriation hereby made, unless it be done by resolution, which shall have been read on three separate days before being put upon its passage, and passed at least three days prior to the last days of the session.

W. A. CULLOP,
WM. M. BROWN,
Conference on part of the House.
F. M. GRIFFITH,
RUFUS MAGEE,
ROBERT J. LOVELAND,
On part of the Senate.

Senator Griffith moved to concur in the report.

Senator Loveland raised the point of order that under article 4, section 18, State Constitution, the bill should be read by sections and the ayes and noes taken, which point was not sustained by the Chair, upon which rulings Senator Loveland appealed from the chair to the Senate, thereupon Senator Magee moved to reject the appeal.

The question being upon the rejection of the appeal, the ayes and noes were called for by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs. Total, 31.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Kopelke, Loveland, McCutcheon, Newby, Parker, Thayer, Vail, Wishard, Wray, Yaryan. Total, 17.

The motion carried.

The question recurring upon the adoption of the report the ayes and noes being called for by the chair.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 49.

No Senators voting in the negative the report was adopted.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 25 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 25, entitled:

An act to legalize the incorporation of the town of Linton, Greene County, Indiana, the election and qualification of its several Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Boards of Trustees of said town and others connected therewith and declaring an emergency.

Read first time.

Senator Akin moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed and read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 46.

No Senators voting in the negative.

So the rule was suspended and the bill was read a second time by title, considered engrossed, and read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 46.

Senator Boyd voting in the negative.

So Senate Bill No. 25 passed, and the title to the bill was adopted as the title to the act.

Senator French moved to adjourn, which motion carried.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

FRIDAY MORNING.

JANUARY 13, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. D. R.* Lucas, pastor Central Christian Church of Indianapolis.

After reading a portion of the Journal of the previous day, on motion of Senator French, the further reading of the same was dispensed with.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 35, introduced by Senator Smith, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 37, introduced by Senator Sweeney, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 54, introduced by Senator McCutcheon, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 55, introduced by Senator McHugh, of Tippecanoe, beg leave to report the same back, with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator F. M. Griffith, Chairman of Committee on Judiciary, made the following report on Engrossed House Bill No. 19:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 19, beg leave to report the same back, with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator J. M. Beck, Chairman of Committee on Swamp Lands and Drainage on Senate Bill No. 50, made the following report:

MR. PRESIDENT:

Your Committee on Swamp Lands and Drains, to whom was referred Senate Bill No. 50, introduced by Senator Gilman, have had the same under consideration and report that said bill be printed.

J. M. BECK,
Chairman.

The report was concurred in.

Senator Kopelke:

MR. PRESIDENT:

The Committee on Temperance is in a chaotic condition. There is no one to call it together and organize it. It will be

necessary for the President to appoint a chairman for it and in this connection I beg to recommend to the chair for favorable consideration the Senator from Tippecanoe.

J. KOPELKE,
Ex-Chairman.

Senator Griffith, member of Committee on Rules, offered the following majority report:

MR. PRESIDENT:

The following members of the Committee on Rules, to whom was referred Resolution No. 20, introduced by Senator Me-Hugh, of Marion, would respectfully report that they have had the subject matter of said resolution under consideration, and they beg leave to report that the last group mentioned in section 4972 of the statutes embraces twenty-five committees, among which are some of the most important committees of the Senate, we therefore recommend that the clerk already appointed act for the following named committees, to-wit:

On Elections.

On Roads.

On Agriculture.

On Public Printing.

On Public Buildings and State Library.

On State Prison.

On Swamp Lands.

On Military Affairs.

On Phraseology and Arrangement of Bills, and

On Temperance.

And we further recommend that a clerk be appointed for the following named committees, to-wit:

On County and Township Business.

On Public Health and Vital Statistics.

On Mines and Mining.

On Congressional Apportionment.

On Supervision and Inspection of Journal.

On Executive Appointments.

On Cities.

On Labor and Labor Statistics.

On Natural Gas.

On Revision of the Constitution.

On World's Fair or Columbian Exposition.

On Affairs of the City of Indianapolis.

On Soldiers' and Sailors' Monument.

While the resolution names a gentleman for appointment, your committee make the above report without any recommendation as to the person to be appointed as clerk for said group.

J. M. GRIFFITH,
JOHN F. McHUGH,
GEO. W. HOBSON.

Senator Barnes, member of Committee on Rules, offered the following minority report:

MR. PRESIDENT:

The undersigned, who constitute a minority of the Committee on Rules, to whom was referred Senate Resolution, No. 20, introduced by Senator McHugh, of Marion, beg leave to report that we do not believe a necessity exists for increasing the clerical force of this body, that there are 24 clerks upon the pay-roll of the Senate, which number we believe to be sufficient to attend to all the clerical work of this body and therefore we recommend that the clerical force be not increased and that said Resolution No. 20 be not adopted.

W. L. BARNES,
A. F. WRAY.

Senator Griffith moved to adopt the majority report.

Senator Wray moved to amend the motion by substituting the minority report for the majority report.

The question being on the adoption of the minority report for the majority report.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk,

Gifford, Gilman, Holcomb, Kopelke, Leyden, McCutcheon, McDonald, McGregor, McKelvey, McLean, McManus, Moore, Morgan, Newby, Seller, Smith, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 36.

Those voting in the negative were:

Senators Griffith, Lynn, Magee, McHugh of Marion, McHugh of Tippecanoe, Parker, Stuart, Sweeney. Total, 8.

So the motion to adopt the substitute prevailed.

The question then recurring upon the adoption of the minority for the majority report, it was adopted.

The Chair announced that he had signed Enrolled House Bill No. 1 and Enrolled Senate Bill No. 27.

Senator Griffith, Chairman on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred House Act No. 1 and Enrolled Senate Act No. 27, would respectfully report that they have examined said act and find them correctly enrolled, and said acts were this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Report concurred in.

Senator Magee, Chairman of Committee on Finance, offered the following report:

MR. PRESIDENT:

Your Committee on Finance beg leave to report that they have had under consideration Senate Bill No. 7 and hereby return the same with the recommendation that the same be indefinitely postponed.

RUFUS MAGEE,
Chairman.

Senator Magee moved that the report be adopted.

The ayes and noes were called for by Senators Cranor and Hobson.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 33.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

So the report was adopted.

Senator Kern was excused from voting.

Senator Magee, Chairman of Committee on Finance, offered the following report on Senate Bill No. 13:

MR. PRESIDENT:

Your Committee on Finance, having had under consideration Senate Bill No. 13, introduced by Senator Gilman, begs leave to report the same back with the recommendation that the same pass.

MAGEE,
Chairman.

Report concurred in.

Senator Magee, Chairman of committee, offered the following report on Senate Bill No. 71:

MR. PRESIDENT:

Your Committee on Finance, who have had under consideration Senate Bill No. 71, would beg leave to report the same back with recommendation that the same pass.

MAGEE,
Chairman.

Report concurred in.

The Finance Committee announced that they have appointed as Clerk thereof Miss Mary Aldrich expert stenographer and typewriter.

MAGEE,
McLEAN,
AKIN,
GILMAN.

Senate Leyden moved that when the Senate adjourn, that it adjourn to meet Monday, at 11 A. M., which motion prevailed.

Senator Ellison presented a memorial of the Indiana Society of the Sons of the American Revolution, in relation to the ornamentation of the Soldiers' and Sailors' Monument, which on his motion was referred to the Committee on the Indiana State Soldiers' and Sailors' Monument.

Senator McCutcheon introduced Senate Bill No. 120, entitled :

An act to amend section four (4) of an act entitled an act to authorize County Commissioners to construct free turnpikes in certain cases instead of county bridges and to authorize Boards of County Commissioners to construct and pay for bridges built in the corporate limits of towns and cities, approved March 7, 1885, acts 1885, page 74 (being section fifteen hundred and twenty-one (1521), Elliot's supplement.

Read first time and referred to Committee on County and Township Business.

Senator Moore introduced Senate Bill No. 121, entitled :

An act fixing the compensation and prescribing the duties of certain State and county officers, fixing the fees to be charged by the same and the manner of collecting said fees and providing penalties for the violation of the provisions of this act and repealing all laws in conflict herewith.

Read first time and referred to Committee on Fees and Salaries.

On motion of Senator Morgan the Senate adjourned.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

MONDAY MORNING.

JANUARY 16, 1893.

The Senate convened at 11 o'clock A. M., Lieutenant Governor Nye in the chair.

Prayer was offered by Rev. A. W. Bartlett, of the Adventist Church, Indianapolis.

After reading a portion of the Journal, on motion of Senator Stuart the further reading of the Journal was dispensed with.

Senator Wray, Chairman of Committee on Elections, offered the following report on Senate Bill No. 16:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 16, introduced by Senator Kennedy, beg leave to report the same back with the recommendation that the bill do pass.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, chairman of the same committee, also offered the following report on Senate Bill No. 51:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 51, introduced by Senator Holcomb, beg leave to report the same back with the recommendation that it do pass.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, offered the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 103, introduced by Senator Akin, represent that it has had the same under consideration and find that the matters treated of in this bill are more fully treated of in Senate Bill No. 52, and because the section of law proposed to be amended in said bill No. 103 is not now in force, your Committee therefore beg leave to report the same back with recommendation that it be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, offered the following report.

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 3, introduced by Senator Barnes, beg leave to report the same back with the recommendation that it be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report on Senate Bill No. 40: .

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 40, introduced by Senator Wiggs, beg leave to report, and submit herewith, in lieu of said bill, a substitute, with the recommendation that the substitute pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 44, introduced by Senator Akin, by request, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

Report concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 38, introduced by Senator Sweeney, beg leave to report the same back and recommend that the bill do pass.

F. M. GRIFFITH,
Chairman.

Report concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 28, introduced by Senator McKelvey, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

Report concurred in.

Senator Griffith, chairman of the Committee on Judiciary, offered the following report on Senate Bill No. 23:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 23, introduced by Senator Lynn, beg leave to report the same back and recommend that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

Report concurred in.

The following message was received from the Governor :

To the Honorable, the President of the Senate :

I am directed by the Governor to inform the Senate that he has signed Senate Bill No. 27, an act to legalize the incorporation of The Lafayette & Monon Railroad Company, and making the general railroad law of this State, approved May 11, 1852, and acts amendatory thereof and supplemental thereto, applicable to said The Lafayette & Monon Railway Company, and legalizing the voting of aid to said The Lafayette & Monon Railway Company, and making all existing laws authorizing the voting of aid to railroad companies for the construction of railroads applicable to said Lafayette & Monon Railway Company, and declaring an emergency.

JOSEPH E. BELL,
Private Secretary.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Senate Bill No. 90, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 70, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report on Senate Bill No. 32:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 32, introduced by Senator Newby, have had the same under consideration, and beg leave to report the bill back with the recommendation that it do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report on Senate Bill No. 77 :

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 77, introduced by Senator Newby, have had the same under consideration, and beg leave to report the bill back with the recommendation that it do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

The following communication from the Prison South was received:

To the Honorable President of the Senate and Senators :

GENTLEMEN—The Indianapolis Journal in last Saturday's issue charges me, as Warden of the Indiana State Prison South, with robbery, peculations and cruel and inhuman treatment of convicts and mismanagement of the affairs of the prison. I, therefore, respectfully demand that your honorable body take prompt and immediate action to have a thorough and complete investigation made of the prison management, and believing that the charges emanated, through a spirit of malice and revenge for the purpose of putting into execution a threat to defeat the Prison Directors for re-election, and to bring the prison management into disgrace, and that an effort is being made by designing politicians to give the charges a political coloring for political effect only. I, therefore, respectfully demand that the charges be made specific and that I be furnished with a copy of the same, together with the names of my accusers so as to be enabled to act advisedly in the premises.

Respectfully submitted,
J. B. PATTON.

MONDAY AFTERNOON.

JANUARY 16, 1893.

Senator Loveland offered the following resolution and moved its adoption :

MR. PRESIDENT :

I offer the following resolution and move its adoption :

Resolved, That a committee of five be appointed by the Senate, three members thereof to be selected by the majority and two members thereof by the minority, to fully and thoroughly investigate the condition and affairs of the State Prison South, with power to send for persons and papers, to employ a stenographer and expert accountant, and to report as early a day as possible.

Whereupon Senator Akin offered Senate concurrent resolution No. 5 as a substitute therefor :

WHEREAS, There has appeared in the Indianapolis Journal of January 14, 1893, charges affecting not only the humanity and honesty of the management of the State Prison South, but also reflecting upon the integrity of James B. Patton, the Warden of said prison ; and,

WHEREAS, It is due to the public that the truth or falsity of said charges be investigated speedily and without delay ; therefore, be it

Resolved by the Senate and House of Representatives, That the Committee on Prisons of the Senate and the Committee on Prison South of the House be and they are hereby directed to make a thorough investigation of said prison, and especially as to said charges ; that they be authorized to employ an expert stenographer and typewriter to take down and transcribe the evidence ; that the evidence of each witness be reduced to writing and shall be signed by each witness ; that one doorkeeper from each House shall attend said joint committee and enforce their order and serve all subpoenas ; that said committee shall be fully authorized to compel the attendance of wit-

nesses, and said committee are hereby given authority to sit during the session, and that when said investigation is concluded a printed report of the finding shall be made to each House.

On motion of Senator Magee the Senate adjourned until 2 o'clock P. M.

Senator McLean moved the previous question on the adoption of the substitute. The Senate seconded the demand.

The question being, Shall the main question be now put?

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Wiggs, Wray. Total 33.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Gilman, Hobson, Loveland, McManus, Newby, Thayer, Vail, Wishard. Total, 13.

The question now being upon the adoption of the substitute offered by Senator Akin.

The ayes and noes being demanded by Senators Loveland and Cranor.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Wiggs, Wray. Total 32.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Gilman, Loveland, McManus, Newby, Thayer, Vail, Wishard. Total, 11.

The motion carried.

The question recurring on the adoption of the resolution as substituted.

The ayes and noes being called for by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Leyden, Loveland, Lynn, McDonald, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray. Total, 44.

No Senators voting in the negative.

So the resolution as substituted was adopted.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has adopted Engrossed House Joint Resolution No. 1, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Magee moved that Engrossed House Joint Resolution No. 3 be referred back to the House for proper endorsement.

Which motion prevailed.

Senator Boyd introduced Senate Bill No. 122, entitled:

An act to amend sections 4, 9 and 22 of an act entitled "An act to establish and maintain the Indiana Soldiers' and Sailors'

Orphans' Home and repealing certain statutes relating thereto," approved February 15, 1887; also providing for the maintenance and improvement of said Institution and making appropriations therefor; also repealing conflicting laws.

Read first time and referred to Committee on Benevolent Institutions.

Senator Ellison introduced Senate Bill No. 123, entitled :

An act entitled "An act prescribing the number of trustees of the Indiana State Normal School and the manner of their election or appointment, and declaring an emergency."

Read first time and referred to Committee on Judiciary.

Senator Ellison offered the following resolution, which was adopted :

Resolved, That Tuesday, January 17, 1893, at 2 o'clock P. M., be fixed as the time for placing in nomination and voting for candidates for the office of United States Senator.

Senator Gifford introduced Senate Bill No. 124, entitled :

An act to amend section 8 of an act entitled "An act concerning real property and the alienation thereof." Approved May 6, 1852.

Read first time and referred to Committee on Judiciary.

Senator Gifford introduced Senate Bill No. 125, entitled :

An act repealing section 4 of an act entitled "An act concerning husband and wife." Approved April 16, 1881, said section being section 5119 of the Revised Statutes of 1881 of the State of Indiana, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Holland introduced Senate Bill No. 126, entitled :

A bill for an act to amend section 8 of an act regulating the granting of divorces, multiplication of marriages and decrees and orders of courts incident thereto and repealing all laws conflicting with this act and declaring an emergency.

Approved March 10, 1873, being section 1032 of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Holland introduced Senate Bill No. 127, entitled :

A bill for an act to amend section 198 of an act entitled "An act concerning public offenses and their punishment," approved April 14, 1881, being section 2106 of the Revised Statutes of 1881.

Read first time and referred to Committee on Agriculture.

Senator Kern offered the following resolution, which was adopted :

Be it resolved by the Senate of the State of Indiana, That the Secretary of the Senate be instructed to procure six copies of Elliott's Supplement to the Revised Statutes. One copy for use by each of the five groups of committees and one to be kept in the Senate Chamber for the use of the Senate:

Provided, That at the close of the session such books shall be by the Secretary returned to the State Library for the use of subsequent Legislatures.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 128, entitled :

An act making appropriations for the benefit of Purdue University, and declaring an emergency.

Read first time and referred to Committee on Education.

Senator McLean introduced Senate Bill No. 129, entitled :

A bill for an act vesting in the Governor the power of appointing all officers of the various State institutions and all administrative State officers, whose appointment is now vested in the General Assembly by law, excepting the State Librarian; giving the Governor power to remove any such officers for cause; repealing all laws in conflict with the provisions of this act, and declaring an emergency.

Read first time and moved that it be printed and made special order for Tuesday afternoon at 2 o'clock P. M.

On motion of Senator McLean, the consideration of Senate Bill No. 129 was made special order for Thursday, January 19, 1893, at 2 o'clock P. M.

Senator Newby introduced Senate Bill No. 130, entitled :

A bill for an act concerning the competency of witnesses in certain cases.

Read first time and referred to the Committee on Judiciary.

Senator Seller introduced Senate Bill No. 131, entitled :

A bill for an act regulating the duties of receivers and assignees appointed under existing laws, defining the duties of clerks in reference to such estates and fixing their fees for services rendered under the provisions of this act, and repealing all laws in conflict herewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Stuart introduced Senate Bill No. 132, entitled :

A bill for an act to provide for the time for holding township elections and matters connected therewith and repealing all laws and parts of laws inconsistent therewith.

Read first time and referred to the Committee on Elections.

Senator Sweeney introduced Senate Bill No. 133, entitled :

An act to authorize incorporated towns to pay for the lighting of the streets with electric lights in certain cases, and to levy and collect a special tax for the payment of the same.

Read first time and referred to Committee on Cities and Towns.

Senator Wiggs introduced Senate Bill No. 134, entitled :

A bill for an act entitled an act defining the qualifications of County School Superintendents.

Read first time and referred to Committee on Education.

Senator Wishard introduced Senate Bill No. 135, entitled :

An act to amend section sixteen (16) of an act entitled "An act concerning public offenses and their punishment," approved April 14, 1881, being section 1917 of the Revised Statutes of Indiana, 1881, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Wishard introduced Senate Bill No. 136, entitled:

An act entitled an act to amend section 1 of an act entitled an act to amend section 2 of an act approved March 4, 1853, to amend the 18th, 24th, 25th and 26th sections of an act entitled "An act regulating descents and the apportionment of estates," approved May 14, 1852, and adding a supplemental section to such act, the same being section 2487 of the Revised Statutes of 1881, of the State of Indiana, and an act to render valid conveyances by children or their guardians of deceased husbands, who have left second or subsequent childless wives surviving them, and also children by former wives surviving them, of real estate that descended to such second or subsequent childless wives from such husbands, under the provisions contained in section 2487 of the Revised Statutes of 1881. That became a law by lapse of time without the Governor's approval, March 11, 1889, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Wishard, by request, introduced Senate Bill No. 137, entitled:

An act to amend section thirty (30) of an act entitled an act for the relief of the poor, approved June 9, 1852, and declaring an emergency.

Read first time and referred to Committee on Benevolent and Reformatory Institutions.

The hour having arrived for the consideration of the special order, it being Senator Boyd's Resolution No. 21, the same was taken up and read by the Secretary.

Senator Kern moved that the further consideration of the resolution offered by Senator Boyd be postponed until the annual report of the Attorney-General be printed and laid upon the desks of the Senators, and upon this motion he demanded the previous question.

The demand was seconded.

The question being, Shall the main question be now put?

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bird, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Lynn, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Wiggs and Wray. Total, 31.

Those voting in the negative were :

Senators Baker, Boord, Boyd, Cranor, Gilman, Hotson, Loveland, Magee, McCutcheon, McManus, Newby, Thayer, Vail, Wishard. Total, 14.

The motion carried.

The question now being upon the adoption of the motion offered by Senator Kern.

The motion was adopted.

Senate Bill No. 20 was read the second time.

Senator Magee moved to recommit the bill to the Committee on Elections.

The motion carried.

Senator Lynn, Chairman of the Committee on Military Affairs, to whom was referred Senate Bill No. 83, made the following report :

MR. PRESIDENT :

Your Committee on Military Affairs, to whom was referred Senate Bill No. 83, introduced by Senator McGregor, beg leave to report the same back with the recommendation that the bill do pass.

IVERSON LYNN,
Chairman.

Senator Parker asked leave of absence for Senator Bingham for the day, which was granted.

Senator Loveland moved that the Senate do now adjourn, which motion prevailed.

	MORTIMER NYE,
J. F. FRIEDMAN,	President of Senate.
Assistant Secretary of Senate.	

TUESDAY MORNING.

JANUARY 17, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. William Frederick Taylor, pastor First Baptist Church, Indianapolis.

After reading of a portion of the Journal of the preceding day, on motion of Senator Morgan the further reading of the Journal was dispensed with.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report.

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 57, introduced by Senator McLean, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 26, introduced by Senator McHugh, of Tippecanoe, beg leave to report the same back with recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 95, introduced by Senator Fulk, by request, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 85, introduced by Senator Akin (by request), beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 94, introduced by Senator Wishard, beg leave to report the same back, with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 74, introduced by Senator McHugh, of Tippecanoe, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, to whom was referred Senate Bill No. 47, returned the said bill to the Senate, with the recommendation that the same be referred to the Committee on Finance.

The bill was so referred.

Senator Leyden, Chairman of Committee on Benevolent Institutions, offered the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 14, introduced by Senator Gilman, beg leave to amend the same by offering a substitute and we recommend that said substitute do pass.

I. P. LEYDEN,
Chairman.

The report was concurred in.

Senator Leyden introduced Senate Bill No. 138, entitled:

A bill for an act entitled an act to regulate visiting the Indiana Hospitals for the Insane, approved January 12, 1852, being section 2874 of the Revised Statutes of 1881, and extending the same to all of the Hospitals for the Insane in the State of Indiana.

Read first time and referred to Committee on Benevolent Institutions.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has adopted Engrossed House Concurrent Resolution No. 6 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 6:

Resolved by the House, the Senate concurring, That for the purpose of comparing votes cast in each house for a Senator from the State of Indiana in the Congress of the United States, both houses of this General Assembly meet in joint session in the hall of this House of Representatives at 12 o'clock M., on Wednesday, the 18th day of January, 1893.

The Senate concurred in the resolution.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Joint Resolution No. 1, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Joint Resolution No. 1:

WHEREAS, The resident tax-payers of the State of Indiana are oppressed with taxation necessary to economically carry on the running expenses of the State, and properly maintain our colleges and schools and care for our benevolent and penal institutions; and,

WHEREAS, There is now, from most reliable estimate, more than three hundred million dollars of money loaned within this State by non-residents, upon real estate, secured by first mortgage, which pays no tax duty or income to the State; and,

WHEREAS, This body is further informed that the legislatures of the States of Illinois, Kansas, Nebraska and Missouri, and all other agricultural States whose general assemblies are now in session; and,

WHEREAS, This body is further informed that said States have large sums of money loaned within their boundaries by non-residents, and that said money so loaned within said States is paying no taxes, duty or income to such States; and,

WHEREAS, It is the duty and privilege of this General Assembly to lighten the burdens and relieve the distressed conditions of our people; therefore, be it

Resolved by the General Assembly of the State of Indiana, That a committee of five be appointed, three by the Speaker of this House of Representatives herein, and two Senators by the President of the Senate, to confer with the General Assemblies of the foregoing mentioned States for the purpose, if possible, of bringing about a joint conference of all said States through their General Assemblies and if possible refer a uniform bill back from said conference to each of the said General Assemblies, sufficient for taxing such money, and the committee herein immediately after appointment, are hereby authorized to at once commence a communication with said different Legislatures in order to bring about such conference and legislation.

Senator Magee moved the resolution be referred to the Committee on Phraseology and Arrangement of Bills.

Which motion carried.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 83, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 83, entitled :

An act to legalize the incorporation of the town of Hardinsburg, county of Washington, State of Indiana, and to legalize the acts of the Board of Trustees of said town, and the acts of other officers connected therewith, and declaring an emergency.

Read first time.

Senator Leyden moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stewart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 48.

No Senator voting in the negative.

So the rule was suspended, and Engrossed House Bill No. 83 was read a second time by title and a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray and Yaryan. Total, 47.

No Senator voting in the negative.

So the bill passed.

The title to the bill as read was adopted as the title to the act.

Senator Loveland asked the Senate to excuse Senator Wishard.

The request was granted.

The following message was received from the House:

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 27, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 27, entitled :

A bill for an act to legalize the incorporation of the town of Palmyra, Harrison County, Indiana, and to legalize the election and official acts of the Board of Trustees and other officers of said town and declaring an emergency.

Read first time.

Senator Lynn moved that the constitutional rules be suspended, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 46.

No Senator voting in the negative.

So the rule was suspended and House Bill No. 27 was read a second time by title and a third time by section.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McKelvey, McLean, McManus, Morgan, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Thompson; Vail, Wiggs, Wray and Yaryan. Total, 40.

No Senator voting in the negative.

So the bill passed, and the title to the bill as read was adopted as the title to the act.

Senate Bill No. 13, together with the report of the committee thereon, was read a second time.

The report of the committee was concurred in and the bill ordered engrossed.

Senate Bill No. 55, together with the report of the committee thereon, was read a second time.

The report of the committee was concurred in and the bill ordered engrossed.

Senate Bill No. 35, introduced by Senator Smith, came up for second reading.

Senator Cranor moved that the further consideration of this bill be indefinitely postponed.

The motion was lost.

Senator Loveland offered the following amendment to the bill:

MR. PRESIDENT:

I move to amend Senate Bill No. 35 by inserting the words "two-thirds" in line two (2), section one (1) of the printed bill immediately before the word "majority."

The amendment was lost.

The bill, together with the report of the committee thereon, was now read a second time.

The report of the committee was concurred in and the bill ordered engrossed.

Senate Bill No. 37 was read the second time.

Senator Magee moved to postpone the bill indefinitely.

The motion carried.

The following communication was received from the Board of World's Fair Managers:

INDIANAPOLIS, IND., January 17, 1893.

Hon. Mortimer Nye, Lieutenant-Governor, City:

DEAR SIR—The Board of World's Fair Managers of Indiana instructed me to invite the members of the House and Senate and the officers to visit the World's Columbian Exposition at Jackson Park, Chicago, with a view of inspecting the Indiana building, and also, of viewing the greatest and grandest work ever planned by man. In its character and grandness it is beyond language to convey to the mind of one who has never seen the undertaking and magnificence of the enterprise.

The Board has rendered you an account of its stewardship. To carry forward the work, another appropriation will be asked at your hands. With a view of furnishing you information more reliable than reports of boards or committees or writing of any kind, of the character of the work in which Indiana is engaged and her status at the present time in the march of Columbian progress, this invitation is cordially extended to each one of you. The importance of this enterprise should not be underestimated by the people nor their representatives. In the great struggle of promotion, progress, enlightenment, success and happiness among people, no State possessed of the grand and varied resources as the State of Indiana can afford to fail in having proper representation at this exposition, participated in and supported by the people of the United States and the civilized world. Transportation has been tendered for the members of both Houses. I submit the matter to you for your decision as to when you can attend

under this invitation. My desire is that we would go on Friday the 27th, leaving here in the afternoon. Saturday we would visit the World's Fair grounds and the train would return Saturday evening or Sunday afternoon as the party may hereafter decide. If it is convenient for you to go on the 27th, I would like to be advised. Further notice of arrangements will be furnished upon your honorable body, taking action in relation to this matter.

Very respectfully,

B. F. HAVENS,
Executive Commissioner.

Read and referred to Committee on World's Fair.

Senator French moved to adjourn.

Carried.

TUESDAY AFTERNOON.

JANUARY 17, 1893.

The Senate convened at 2 p. m., Lieutenant-Governor Nye in the chair.

The President of the Senate announced the special order for this hour being the nomination and election of United States Senator to succeed the Hon. David Turpie, whose term expires March 4, 1893.

Nominations being in order, Senator John W. Kern placed in nomination for that office Senator David Turpie.

Senator McLean seconded the nomination of Hon. David Turpie.

Senator Loveland, for Senator Wishard, placed in nomination for that office Hon. Chas. W. Fairbanks.

Senator Hobson seconded the nomination of Hon. Chas. W. Fairbanks.

Senator Griffith also seconded the nomination of Hon. David Turpie.

Senator Boord further seconded the nomination of Chas. W. Fairbanks.

The vote was taken, which resulted as follows :

Those voting for Senator David Turpie were :

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 35.

Those voting for Hon. Chas. W. Fairbanks were :

Senator Baker, Boord, Boyd, Craynor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Yaryan. Total, 14.

Senator Parker read Senate Resolution No. 26, which is as follows :

WHEREAS, Every member of this Senate is a member of two or more committees ; and according to the prevailing manner of calling the committees their meetings conflict so, that frequently a member is required to forego meeting with an important committee ; therefore, be it

Resolved by this Senate, And it is hereby ordered that the Chairman of the Judiciary Committee shall call the chairmen of all the other committees to a meeting, and that such chairmen shall then fix the times when the several committees shall meet and thereby avoid conflict in the times of meeting ; and, further, that this shall be done by noon of Thursday of this week.

Senator McCutcheon offered a substitute to Senate Resolution No. 26, which is as follows :

MR. PRESIDENT :

Resolved, That the chairmen of the several committees instruct the several clerks of the different groups of committees to post, each day, upon the bulletin board of the Senate the time and place of meeting of each committee for that day ; that the several chairmen shall, so fast as practicable, so arrange such meetings that they shall not conflict.

Senator McHugh, of Tippecanoe, moved to lay both the resolution and substitute upon the table.

The ayes and nays being demanded by Senators Parker and Holland.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gillman, Hobson, Holcomb, Loveland, Lynn, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Smith, Sweeney, Thompson, Wiggs. Total, 26.

Those voting in the negative were;

Senators Baker, Bingham, Boord, Crumpacker, Holland, Kennedy, Kopelke, Leyden, Magee, McCutcheon, McDonald, McManus, Newby, Parker, Seller, Stuart, Thayer, Vail, Wray, Yaryan. Total, 20.

The resolution and substitute were laid upon the table.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 229, and the same is transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The bill was read the first time and referred to the Committee on Judiciary.

Senate Bill No. 71 was read the second time and ordered engrossed.

Senator Kern offered the following report:

MR. PRESIDENT:

In accordance with Senate Resolution No. 25, introduced by Senator Kern, I have the honor to report that upon inquiry made at the Bowen-Merrill Co.'s bookstore I find that Elliott's Supplement is now out of print and can not be obtained.

GEORGE S. PLEASANTS,
Secretary.

Senator Loveland offered Memorial No. 2, which was read and referred to the Committee on Military Affairs.

Senator Loveland offered Petition No. 3, which was read and referred to special Committee on Judicial Circuits.

Senator French offered the following resolution :

MR. PRESIDENT :

WHEREAS, The Pages of the Senate are very much in need of seats to rest upon, and that they be out of the way when not actively engaged in their duties as such Pages ; therefore,

Resolved, That the Doorkeeper be required to furnish said Pages suitable stools to be seated upon when not engaged in their duties.

The resolution was adopted.

Senator McLean offered Memorial No. 4, and asked that the same be referred to the Committee on Military Affairs without being read.

So referred.

Senator Griffith introduced Senate Bill No. 139, entitled :

A bill for an act to amend section 198 of an act entitled an act concerning public offenses and their punishment, approved April 14, 1881, the same being section 2106 of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Griffith introduced Senate Bill No. 140, entitled :

A bill for an act to fix the salaries of the Judges of the Supreme Court, and to repeal all laws in conflict therewith.

Read first time and referred to Committee on Judiciary.

Senator Kopelke introduced Senate Bill No. 141, entitled :

An act concerning State officers, their duties in certain matters, their charges and compensation.

Read first time and referred to Committee on Fees and Salaries.

Senator Kopelke introduced Senate Bill No. 142, entitled :

An act to legalize the incorporation of the town of Hobart, and all the acts and ordinances of the Boards of Trustees of said town, and declaring an emergency.

Read first time.

Senator Kopelke moved that the constitutional rule be suspended, and that the bill be read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Parker, Seller, Smith, Stuart, Sweeney, Vail, Wiggs, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the rule was suspended, and Senate Bill No. 142 was read a second time by title, and a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Yaryan. Total, 40.

No Senators voted in the negative.

So the bill passed, and the title to the bill as read was adopted as the title to the act.

Senator Leyden introduced Senate Bill No. 143, entitled:

An act to authorize the organization and incorporation of loan and trust and safe deposit companies, and defining their powers, rights and duties and other matters connected therewith.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 144, entitled:

An act fixing the times of holding Circuit Court in the Twenty-third Judicial Circuit of Indiana, repealing all laws in conflict herewith, and declaring an emergency.

Read first time.

Senator McHugh, of Tippecanoe, moved that the Constitutional rule be suspended; that the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The ayes and noes being demanded, the roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Yaryan. Total, 42.

No Senator voting in the negative.

The bill was read a third time by sections.

The question then being, Shall the bill pass?

The ayes and noes being demanded, the roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke,

Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Yaryan. Total, 42.

No Senator voting in the negative.

So the bill passed.

The title of the bill was adopted as the title of the act.

Senator McHugh, of Tippecanoe, introduced Bill No. 145, entitled:

An act to fix the time of holding the term of Superior Court of Tippecanoe County.

Read first time.

Senator McHugh, of Tippecanoe, moved that the constitutional rule be suspended, that the bill be read a second by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being upon the suspension of the constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McManus, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Yaryan. Total, 39.

No Senators voting in the negative.

So the rule was suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The roll being called resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden,

Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Yaryan. Total, 40.

No Senators voting in the negative, the bill passed and the title of the bill was adopted as the title of the act.

Senator Moore introduced Senate Bill No. 146, entitled:

A bill for an act to amend section 601 of the Revised Statutes of 1881.

The bill was referred to Committee on Judiciary.

Senator Stuart introduced Senate Bill No. 147, entitled:

A bill for an act to repeal section two of an act concerning liens, etc.

The bill was referred to the Committee on Judiciary.

On motion of Senator French, the Senate adjourned.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

WEDNESDAY MORNING.

JANUARY 18, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the Chair.

Prayer was offered by Senator Gilman.

After reading a portion of the Journal of the previous day, on motion of Senator French, the further reading of the same was dispensed with.

Senator Wishard was granted leave of absence on account of sickness.

Senator French, Chairman of the special Committee on Resolutions, touching the life and death of ex-Senator Harry H. Francis, offered the following resolutions, which were adopted:

WHEREAS, Since the adjournment of the Fifty-seventh General Assembly of the State of Indiana, it hath pleased Almighty God in his infinite wisdom to remove by death the Hon. Harry H. Francis, late a member of the Senate, from the county of Laporte; therefor be it

Resolved, That the members of this body, having heard of his death with feelings of deep regret, extend to his bereaved relatives in their afflictions our heartfelt sympathy.

Resolved, That we regard him as having been a faithful and conscientious legislator, and that we remember him as an honest exponent of the rights of the people and as a citizen, and that his memory is endeared to us on account of his uniform kindness to all, and his devotion to what he deemed to be right.

Resolved, That these resolutions be spread in full upon the records of the Senate, and that the Secretary be directed to forward a copy of the same to his aunt, Miss Helen Francis, at Michigan City, Indiana.

Engrossed Senate Bill No. 13 was read a third time.

Senator Loveland offered the following motion:

MR. PRESIDENT:

I move that Senate Bill No. 13 be referred to Senator Gilman, as a special committee of one, to amend the title by inserting the words "for an act" after the word "bill" in the first line.

Which motion prevailed.

Senator Gilman was appointed as such committee.

Senator Gilman, as the special committee of one, offered the following report:

MR. PRESIDENT:

Your special committee, to whom was referred Senate Bill No. 13, beg leave to report that he has amended said bill as directed.

The report was concurred in.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 45.

No Senators voting in the negative.

So the bill passed.

The title as amended was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 15 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator McHugh, of Tippecanoe, called up Senate Bill No. 55. The bill was read a third time by sections.

The question being, Shall the bill pass?

The roll being called, resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 44.

No Senators voting in the negative.

So the bill passed.

The title of the bill as read was adopted as the title to the act.

Senator Smith called up Senate Bill No. 35, which was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wray, Yaryan. Total, 38.

Those voting in the negative were:

Senators Boyd, Cranor, Hobson, Loveland, Seller, Vail. Total, 6.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Magee called up Senate Bill No. 71.

The bill was read a third time by sections.

The question being, Shall the bill pass?

The roll being called resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Chandler, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Kern, Leyden, Lynn, Magee, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Morgan, Parker, Smith, Sweeney, Thompson, Wiggs, Wray. Total, 26.

Those voting in the negative were :

Senators Barnes, Bird, Boord, Boyd, Cranor, Crumpacker, Hobson, Holland, Kennedy, Kopelke, Loveland, McCutcheon, McKelvey, McManus, Newby, Seller, Stuart, Thayer, Vail, Yaryan. Total, 21.

So the bill passed.

The title of the bill as read was adopted as the title to the act.

The President announced that he had signed Enrolled House Act No. 25.

The Committee on Enrolled Bills made the following report on Enrolled House Act No. 25 :

MR. PRESIDENT :

Your Committee on Enrolled Bills report that they have compared Enrolled House Act No. 25, and find the same correctly enrolled, and the same was thus transmitted to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Boyd offered the following resolution :

MR. PRESIDENT :

I offer the following resolution :

Resolved by the Senate of the State of Indiana, That it is with great regret we learn of the death of Ex-President Rutherford B. Hayes ; therefore, be it

Resolved, That the President of this Senate appoint a committee to draft suitable resolutions of respect to our late President, and that when the Senate adjourn it adjourn to 10 o'clock A. M. tomorrow morning.

I move the adoption of this resolution.

Senator Magee moved to strike out all the words in said resolution after "late President," which motion prevailed.

The question now recurring upon the adoption of the resolution as amended, the same was adopted.

The Chair appointed on said committee Senators Boyd, Ellison and McDonald.

Senator Fulk called up Senate Bill No. 95, which was read a second time and ordered engrossed.

Senator Kennedy called up Senate Bill No. 16, which was read a second time and ordered engrossed.

The President announced that he had signed Enrolled House Act No. 27.

MR. PRESIDENT:

Your Committee on Enrolled Bills would report that Enrolled House Act No. 27, has been correctly enrolled and has been this day delivered to the Governor.

J. M. GRIFFITH,
Chairman.

Senator McCutcheon called up Senate Bill No. 54, which was read a second time and ordered engrossed.

Senator McHugh, of Tippecanoe, called up Senate Bill No. 26, which was read a second time and ordered engrossed.

Senator Newby called up Senate Bill No. 77, which was read a second time and ordered engrossed.

Senator Newby also called up Senate Bill No. 32, which was read a second time and ordered engrossed.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 144, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received by the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 145, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Sweeney called up Senate Bill No. 38, which was read a second time.

Senator McGregor offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 38, as follows :

To strike out the words "shall be recorded and entered in the judgment docket," in line six, section 1, and in lieu thereof insert the words "shall be entered in the order book and judgment docket."

The amendment was adopted and the bill was ordered engrossed with the amendment.

Senator Cranor introduced a memorial, which was read and referred to Committee on Military Affairs.

Senator Kennedy introduced a memorial, which was read and referred to the Committee on Military Affairs.

Senator McHugh, of Marion, introduced Resolution No. 29, which is as follows :

WHEREAS, The ventilation of this chamber is so imperfect, and the heat furnished so irregular as to make this chamber uncomfortable ; and

WHEREAS, The services of some person to look after the same are needed ; therefore,

Resolved, That Capt. Timothy Dawson, a veteran soldier, who served over four years in the late war for the Union, as a member of the Thirty-fifth Indiana Regiment, be and is hereby appointed to act in said capacity, and for the purpose be added to the force as the doorkeeper of the Senate.

I move the adoption of the above resolution.

Senator Loveland offered a substitute for the resolution which is as follows :

MR. PRESIDENT :

I offer the following as a substitute for the resolution of Senator McHugh, of Marion, and move its adoption :

Resolved, That the Doorkeeper of the Senate be instructed to dismiss from his force one of his assistants who was not a soldier in the Union Army, and that Timothy Dawson, a Union soldier of the late war, be appointed to the vacancy thus created.

Senator McHugh, of Tippecanoe, moved to reject the substitute.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Bingham, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 32.

Those voting in the negative were :

Senators Baker, Boyd, Cranor, Gilman, Hobson, Loveland, McManus, Newby, Thayer, Vail. Total, 10.

The motion prevailed.

The hour of 12 o'clock M., having arrived, the Senate proceeded to the hall of the House of Representatives.

Lieutenant-Governor Mortimer Nye, President of the Senate, called the joint convention to order.

A call of the Senate and House was ordered.

The members of the House of Representatives present, and answering to their names when called, were :

Senators Ader, Allen, Askren, Atkinson, Bain, Barnes, Bassett, Baugher, Beane, Bethell, Behymer, Binkley, Blair, Blue, Brown, Bryant, Clauser, Collins, Cooley, Cravens, Creigmile,

Cullop, Cunningham, Dailey, Dalman, Davis, Deery, Dinwiddie, Duncan, Erwin, Farlow, Fippen, Foster, Franks, Gill, Gregg, Grossart, Guthrie, Haggard, Hamrick, Harkins, Harmon, Hay, Heagy, Hench, Hesler, Higbee, Hord, Hunter, Johnson of Dearborn, Johnson of Marion, Jordan, Kamp, Kauffman, Kester, Lindemuth, Lowe, Lyons, Manwaring, Megenity, Meredith, Merritt, Montoux, Morris, McCallister, McCaskey, McCorkle, McIntyre, McMahan, McMullen, Newhouse, Newlin, Passage, Redman, Reeves, Rodabaugh, Schrader, Sexton, Smith, Stakebake, Stark, Stephenson, Stover, Suchanek, Sulzer, Swope, Teal, Terhune, Thornton, Van Buskirk, Vermillion, Washburn, White, Williams, Wilson of Dubois and Martin, Wilson of Marion, Wright. Total, 98.

The members of the Senate present and answering to their names when called were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 48.

Thereupon the President of the joint convention announced that a quorum of each house was present.

The Journal of the Senate and House of Representatives were read to the joint convention, so far as the same had reference to the vote of the separate houses, had on yesterday for United States Senator in Congress for the term of six years, commencing on the 4th day of March, 1893.

The Journal showed that David Turpie had received thirty-five (35) votes in the Senate, and sixty-three (63) votes in the House of Representatives, a total of ninety-eight (98) votes, and that Chas. W. Fairbanks had received fourteen (14) votes in the Senate, and thirty-six (36) votes in the House of Representatives, a total of fifty (50) votes. That the whole number of votes cast was 148, that David Turpie received 98 votes, and Chas. W. Fairbanks received 50 votes.

The President of the joint convention thereupon declared that David Turpie, having received a majority of all the votes cast by the two houses of the General Assembly of the State of Indiana, was duly elected Senator in Congress of the United States, for the term of six years, commencing on the 4th day of March, A. D., 1893.

The business for which the joint convention had convened, having been transacted, the joint convention adjourned.

The Senators returned to the Senate Chamber and on motion of Senator Magee the Senate adjourned.

WEDNESDAY AFTERNOON.

JANUARY 18, 1893.

The Senate met pursuant to adjournment at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The question recurring on the adoption of Resolution No. 29, Senator Kopelke moved to lay the resolution on the table.

Motion carried.

Senator Cranor moved to reconsider the vote just taken, by which the resolution was laid upon the table.

Senator Loveland moved to lay that motion upon the table.

The motion was lost.

The question recurring upon the motion to reconsider.

The ayes and noes being demanded by Senator Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Cranor, Griffith, Kern, Leyden, Lynn, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Morgan, Parker, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray. Total, 21.

Those voting in the negative were :

Senators Akin, Baker, Beck, Boyd, Chandler, Crumpacker, Ellison, Fulk, Gilman, Hobson, Holland, Kennedy, Kopelke, Loveland, McGregor, Moore, Newby, Seller, Yaryan. Total, 18.

The question now recurring on adoption of the resolution.

The ayes and noes being demanded by Senators Akin and Loveland.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Boyd, Cranor, Fulk, Gifford, Gilman, Griffith, Hobson, Kern, Leyden, Lynn, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wray. Total, 27.

Those voting in the negative were :

Senators Akin, Baker, Beck, Bingham, Chandler, Crumpacker, Ellison, French, Holland, Kennedy, Kopelke, Loveland, McGregor, Moore, Newby, Seller, Vail, Yaryan. Total, 18.

The resolution was adopted.

The President announced that he had signed Enrolled House Act No. 83.

Senator McHugh, of Tippecanoe, offered a memorial, which was read and referred to Committee on Military Affairs.

Senator Cranor offered the following Resolution No. 30 :

Resolved, That the Doorkeeper, Secretary and Assistant Secretary of the Senate are each hereby required, during the remainder of this session, to keep posted in the cloak rooms of the Senate a complete list of all employes serving under them ; also stating the place of residence and usual occupation of each employe and the particular duty to which each of said employes is assigned, which was read.

CRANOR.

Senator Sweeney moved to lay the resolution on the table .

Which motion carried.

The President announced that he had signed Enrolled Senate Acts Nos. 15, 144 and 145.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Senate acts numbered 15, 144 and 145, report that they find said bills correctly enrolled and the same were this day transmitted to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Fulk, Chairman of the Committee on the Organization of Courts, presented the following report on Senate Bill No. 17:

MR. PRESIDENT:

Your Committee on the Organization of Courts, to whom was referred Senate Bill No. 17, introduced by Senator Kern, beg leave to report the same back with the following amendments, to-wit:

That on page 1, line 20, after the word "the" strike out the words "amount in controversy," and insert the words "amount of judgment appealed from."

That on page 2, line 22, and after the word "essential" therein the following words be added, "but this exception shall not apply to the foreclosure of chattel mortgages and cases of enforcement of mechanics' and laboring men's liens and other liens of purely statutory origin."

That section 2 of said bill amending section 16 of the Appellate Court, act of 1891, be stricken out.

That section 5 of this bill amending section 26 of the Appellate Court, act of 1891, be stricken out.

That said sections of this bill be renumbered from 1 to 4 inclusive and when the said bill is so amended we recommend that the same do pass.

The following additional report was made to the same:

MR. PRESIDENT:

We, the undersigned members of your Committee on the Organization of Courts, beg leave to make the following further report:

We concur in the report of the majority, except that we favor the following additional amendment, viz.: That the third subdivision of section one of this bill be amended by adding the following clause: Except that in actions against corporations for injuries to the person, appeal shall lie to the Supreme Court.

J. M. SELLER,
A. F. WRAY,
L. P. NEWBY,
ROBT. J. LOVELAND.

Senator Kern moved that both the bill and both substitutes be printed.

The motion carried.

Senator Fulk, Chairman of the Committee on the Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 66, introduced by Senator Fulk, after a careful consideration of said bill, recommend that the same be indefinitely postponed, for the reason that the Senate Bill No. 17, introduced by Senator Kern, treats more fully of the subject matter of said bill.

FULK,
Chairman.

The report was concurred in.

Senator Sweeney, Chairman of the Committee on Corporations, made the following report:

MR. PRESIDENT:

Your Committee on Corporations, to whom was referred Senate Bill No. 53, introduced by Senator Kopelke, beg leave to report that after a careful consideration of said bill we recommend that the same do pass.

SWEENEY,
Chairman.

The report of the committee was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, offered the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 91, introduced by Senator Wishard, beg leave to report the same back with the recommendation that the bill pass.

C. T. AKIN,
Chairman.

The report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, offered the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 102, introduced by Senator Baker, beg leave to report the same back with the recommendation that the bill do pass.

C. T. AKIN,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 84, introduced by Senator Akin (by request), beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 61, introduced by Senator Akin (by request), beg leave to report the same back with the recommendation that the same be indefinitely postponed.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 118, introduced by Senator Seller, beg leave to report the same back with the recommendation that the bill do pass.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 120, introduced by Senator McCutcheon, beg leave to report the same back with the recommendation that it be indefinitely postponed.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 48, introduced by Senator Fulk, beg leave to report the same back with the recommendation that it do pass.

G. H. THOMPSON,
Chairman.

The report of the committee was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 41, introduced by Senator Wray, beg leave to report the same back, with the recommendation that it do pass.

G. H. THOMPSON,
Chairman.

The report of the committee was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 76, introduced by Senator Morgan, beg leave to report the same back with the recommendation that it do pass.

The report of the committee was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 116, introduced by Senator Newby, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 79, introduced by Senator Seller, beg leave to report the same back with the recommendation to the author, Senator Seller, with the instruction that he put it in a legible form.

The report of the committee was adopted and the bill so referred.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report on Senate Bill No. 109 :

MR. PRESIDENT :

Your Committee on County and Township Business to whom was referred Senate Bill No. 109, introduced by Senator Kennedy, beg leave to report the same back with the recommendation that the bill do pass.

G. H. THOMPSON,
Chairman.

Report of the committee concurred in.

Senator Loveland moved to reconsider the vote by which the report of the committee on Senate Bill No. 120 was adopted, and that said bill be referred back to the author, Senator McCutcheon.

The motion prevailed.

Senator Morgan introduced Senate Bill No. 148, entitled :

A bill for an act to limit the power of Township Trustees in the removal of school buildings and changing the sites of such buildings, prescribing penalties for violations thereof and repealing conflicting laws.

Read first time and referred to Committee on County and Township Business.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 173, and that the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 173, entitled :

A bill for an act to legalize and make valid, to all intents and purposes, all official acts of such persons under age at times employed by public officers in this State as deputies and assistants and in the name and place of such public officers.

Read first time.

Senator Leyden moved that the constitutional rule be suspended; that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 48.

No Senator voting in the negative.

So the constitutional rule was suspended, the bill read a second time by title, a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 42.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Senator Bingham introduced Senate Bill No. 149, entitled:

A bill for an act providing for the release of mortgages by the person whose duty it shall be to release the same when such mortgage shall have been paid and prescribing a penalty for failure to release the same.

Read first time and referred to Committee on Judiciary.

Senator Crumpacker introduced Senate Bill No. 150, entitled:

An act to authorize the Governor of the State of Indiana to exchange with Thomas Donnelly, sole heir at law of Peter Donnelly, deceased, certain lands therein described.

Read first time and referred to Committee on State Prisons.

Senator Boyd introduced Senate Bill No. 151, entitled:

A bill for an act to amend sections one (1) and five (5) of an act entitled an act concerning the purchase of toll roads, and providing for the maintenance of the same as free gravel roads and declaring an emergency, approved March 8, 1889, and declaring an emergency.

Read first time and referred to Committee on Roads.

Senator Griffith introduced Senate Bill No. 152, entitled:

An act authorizing an appeal to be taken from the decision of County Auditor to the Board of Commissioners, and prescribing the duties of the County Auditor and Clerk of the Circuit Court, and declaring an emergency

Read first time and referred to Committee on Judiciary.

Senator Holcomb introduced Senate Bill No. 153, entitled:

A bill for an act to amend an act requiring the County Auditor to publish a statement of all the allowances made by the County Commissioners, approved March 9, 1875.

Read first time and referred to Committee on Printing.

Senator Kern introduced Senate Bill No. 154, entitled:

An act requiring the organization acting under the name of the "Indiana State Board of Agriculture" to account for and

turn over to the Governor, the Auditor of State, the Treasurer of State and the Secretary of State all money and property received by it from the State of Indiana directly or indirectly:

Authorizing the officers of the above named to demand and enforce an accounting, and to receive and obtain from the said Indiana State Boards of Agriculture, all money and property it holds or controls as Trustees of the State of Indiana, and authorizing the Attorney-General to institute suits, or actions, if necessary, to compel an accounting and to recover money and property in the possession or under the control of said Indiana State Board of Agriculture, as the trustees of the trust wherein the State of Indiana is the beneficiary.

Read first time and referred to Committee on Agriculture.

Senator Kern, by request, introduced Senate Bill No. 155, entitled :

A bill for an act to amend section one (1) of an act, entitled :

“An act for the encouragement of agriculture, and authorizing the Indiana State Board of Agriculture to purchase, hold and sell real estate, approved March 3, 1865, being section 2620 of the Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to Committee on Agriculture.

Senator Kopelke introduced Senate Bill No. 156, entitled :

A bill for an act concerning county officers, their duties in certain matters, their charges and compensation.

Read first time and referred to Committee on Fees and Salaries.

Senator McCutcheon introduced Senate Bill No. 157, entitled :

An act authorizing the condemnation and purchase of lands, easements and rights of way for the disposition of sewerage of the institutions of the State of Indiana, for the care of the deaf and dumb, blind, feeble-minded, insane, for the improvement of criminals, and all State Institutions where persons are

detained or cared for by the State, and giving such institutions power to construct sewers or other systems of drainage and other systems for the disposal of sewage, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 158, entitled :

A bill for an act defining and fixing the liability of municipal corporations, cities and towns in cases of tort, requiring notice in certain cases, repealing all laws and parts of laws in conflict herewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 159, entitled :

A bill for an act to amend section 182 of "An act providing for the settlement and distribution of decedents' estates," approved April 14, 1881, the same being section 2357 of the Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McLean introduced Senate Bill No. 160, entitled :

An act amending section 11 of an act entitled "An act fixing the salary of County Commissioners, Township Assessors and Township Trustees, in certain cases, and defining the duties of said assistants," and declaring an emergency, approved March 6, 1889.

Read first time and referred to Committee on County and Township Business.

Senator Moore introduced Senate Bill No. 161, entitled :

A bill for an act to amend section four hundred and eighty-seven (487) of an act entitled an act concerning proceedings in civil cases, approved April 7, 1881, and being section six hundred and eighty-six (686) of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Newby introduced Senate Bill No. 162, entitled :

A bill for an act entitled "An act to legalize the conveyance of real estate by attorneys in fact, where such conveyance has been through inadvertance or negligence improperly executed," and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Parker introduced Senate Bill No. 163, entitled :

A bill for an act providing for the recording of notice of indebtedness in certain cases and making certain conveyances of land and transfers of property invalid.

Read first time and referred to Committee on Judiciary.

Senator Seller, by request, introduced Senate Bill No. 164, entitled :

A bill for an act to amend section 1 of an act entitled "An act to amend section 97 of an act to provide for a general system of common schools, the officers thereof, and their respective powers and duties, and matters properly connected therewith, and prescribing the fees for certain officers therein named, and for the establishment and regulation of Township Libraries, and to repeal all laws inconsistent therewith, providing penalties therewith, providing penalties therein prescribed, approved March 6, 1865, and declaring an emergency," approved March 9, 1889, and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Smith introduced Senate Bill No. 165, entitled :

A bill for an act empowering courts to appoint physicians and surgeons to make examination of persons claiming damages for personal injuries and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Vail introduced Senate Bill No. 166, entitled :

A bill for an act to amend sections 1 and 2 of an act to abolish the office of and Board of Trustees of Water Works in cities and incorporated towns having a population of less than

five thousand, approved March 3, 1891, making the provisions thereof extend to cities and incorporated towns of less than twenty thousand, prescribing the duties of certain city officers, repealing all laws in conflict therewith and declaring an emergency.

Read the first time and referred to the Committee on Cities and Towns.

Senator Vail introduced Senate Bill No. 167, entitled :

A bill for an act to encourage the establishment of sugar factories in the State of Indiana, exempting their capital stock, buildings, machinery and other personal property from taxation for a period of five years, and declaring an emergency.

The bill was read the first time and referred to the Committee on Agriculture.

Senator Wiggs introduced Senate Bill No. 168, entitled :

An act to amend section 4 of the liquor law, being section 5315 of the Revised Statutes of 1881.

The bill was read the first time and referred to the Committee on Temperance.

Senator Wray introduced Senate Bill No. 169, entitled :

A bill for an act concerning highways, defining duties of certain officers, repealing conflicting laws and declaring an emergency.

The bill was read the first time and referred to the Committee on Roads.

Senator Bingham introduced Senate Bill No. 170, entitled :

A bill for an act authorizing Boards of Trustees of incorporated towns to appoint deputy marshals, and prescribing their duties.

The bill was read the first time and referred to the Committee on Cities and Towns.

Senator Gifford introduced Senate Bill No. 171, entitled :

An act concerning highways, making Township Trustee *ex-officio* Road Superintendent and abolishing the office of Supervisor.

The bill was read the first time and referred to the Committee on Roads.

The Committee on Prisons was granted leave of absence to visit prisons.

Senator Seller was granted leave of absence for to-morrow.

On motion of Senator Fulk the Senate adjourned.

J. F. FRIEDMAN,
Assistant Secretary.

MORTIMER NYE,
President of the Senate.

THURSDAY MORNING.

JANUARY 19, 1893.

The Senate convened at 10 o'clock A. M.

Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. George W. Terry, of the Garden Baptist Church of Indianapolis.

After reading a portion of the Journal of the previous day, on motion of Senator French, the further reading of the Journal was dispensed with.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, offered the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 138, introduced by Senator Leyden,

have had the same under consideration and beg leave to report the same back to the Senate with the recommendation that said bill do pass.

I. P. LEYDEN,
Chairman.

The report was concurred in.

Senator Parker, Chairman of the Committee on World's Columbian Exposition, offered the following report:

MR. PRESIDENT:

Your Committee to which was referred the invitation of Hon. B. F. Havens, Executive Commissioner of the World's Columbian Exposition at Chicago, to the General Assembly and the State officers to visit said Exposition on the 27th inst., submit the following report:

The committee gave the matter of the invitation the careful consideration to which the same was entitled.

It was the unanimous opinion that the invitation ought not to be accepted for the entire Assembly and State officers.

The reasons for such opinion were and are that such an expedition would entail great expense upon the Exposition Fund which was provided by the State.

Free transportation will be provided by the railroad companies, but the item of hotel accommodations for so many persons must be large, certainly not less than \$500 for the two days that the object of the visit would make it necessary for the one hundred and fifty to one hundred and sixty men to be in the city of Chicago.

It may be said that one day in Chicago would be sufficient. The committee believes otherwise. The only legitimate objects of the expedition can be to inform the Legislature of the condition of affairs at the Exposition, in view of the advisability of making a further appropriation in the interest of the people of the State, and of determining by personal inspection if the money heretofore appropriated has been, in the opinion of the Legislature, wisely expended. The presence of so many men in a body as the entire Legislature and State officers would make it impossible to attain the objects of the visit in so short a time as one day. The committee deems it

proper and necessary that the Legislature should be fully advised of every fact necessary to a proper consideration of the subject of the Columbian Exposition and the State's connection therewith, and that it should be so advised, through itself. It is believed that all necessary information upon the subject can be best acquired through the proper committees, and it is known that the expense of a visit to Chicago by the committees of the two houses, consisting in all, as they do, of twenty members, will be merely nominal.

The committee further reports that in view of the facts, that by the rules of the Exposition, all exhibits are required to be in place by April 15, coming, and that it will require at least sixty days for contractors to do the work that must be done before exhibits can be placed, whatever this Legislature may do in the way of making or refusing to make an appropriation, ought to be done at the earliest practicable day. The committee therefore recommends that the invitation be accepted for the regular World's Fair Committee, and that the chairman of said Senate Committee be instructed to confer with the chairman of the House World's Fair Committee and with him fix a time, at the earliest practicable day, when the visit shall be made.

PARKER,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 59, introduced by Senator Sweeney, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report of the committee was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT :

Your Judiciary Committee, to whom was referred Senate Bill No. 56, introduced by Senator McHugh, of Tippecanoe, beg leave to report the same back with the recommendation that the bill do pass. .

F. M. GRIFFITH,
Chairman.

The report of the committee was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT :

Your Judiciary Committee, to whom was referred Senate Bill No. 60, introduced by Senator Sweeney, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report of the committee was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 229, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Parker moved that the constitutional rule be suspended, and that the bill be read a second time by title, a third time by sections and placed upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Griffith,

Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 88.

No Senators voting in the negative.

So the rule was suspended and Engrossed House Bill No. 229 was read a second time by title, and a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Hobson, Holland, Kennedy, Kopelke, Leyden, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thomson, Vail, Wiggs, Wray, Yaryan. Total, 89.

No Senator voting in the negative.

So the bill passed, and the title to the bill as read was adopted as the title to the act.

Senator Holland, Chairman of the Committee on Claims, offered the following report:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Senate Bill No. 82, introduced by Senator Wishard, having examined the claim embraced in said bill, and believing the same to be correct, beg leave to recommend the passage of said bill.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, to whom was referred Senate Bill No. 73, introduced by Senator Magee, recommend that the said bill be printed.

The report was concurred in.

Senator Cranor introduced a memorial, which was read and referred to the Committee on Military Affairs.

Senator Magee presented a memorial, which was read and referred to the Committee on Military Affairs.

Senator McGregor offered Resolution No. 31, which is as follows :

Resolved, That the committees of this Senate, whose duty it is to visit the several institutions of the State, shall be allowed no attendants, except one Clerk and one Doorkeeper, and no other persons shall be allowed at the expense of the State to accompany any of such committees on such visit. But this resolution shall not affect investigating committees already provided for.

Senator Fulk moved to lay the motion on the table, which motion carried.

So the resolution was laid on the table.

Senator Barnes presented a memorial, which was read and referred to the Committee on Military Affairs.

Senator Seller offered a report on Senate Bill No. 79, which is as follows :

MR. PRESIDENT :

Your committee of one, to whom was referred Senate Bill No. 79, begs leave to report that he has complied with the order of the Senate by rewriting the same in the most legible manner and form possible, and that said rewritten bill accompanies this report.

The report was concurred in and the bill was referred to Committee on County and Township Business.

Senator Kennedy introduced Senate Bill No. 172, entitled :

A bill for an act to amend section 14 of an act entitled, "An act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act concerning elections, providing penalties for the violation of the same, and repealing all laws in conflict therewith; approved March 6, 1889." Approved March 6, 1891, and declaring an emergency.

Read first time and referred to Committee on Elections.

Senator Kern introduced Senate Joint Resolution No. 3, which is as follows:

Be it resolved by the General assembly of the State of Indiana, That the following proposed amendment to the Constitution of said State be, and the same here now is, agreed to and referred to the General Assembly of said State, to be chosen at the next general election:

Amend section eleven (11) of article seven (7) of said Constitution to read as follows:

There shall be elected in each judicial circuit, by the voters thereof, at the time of holding general elections, a Prosecuting Attorney, who shall hold his office for four years, commencing on the first Monday in January after his election, and no person shall be eligible to hold said office more than four years or one term in any period of eight years.

Resolved, That in submitting this amendment to the electors of the State to be voted on, it shall be designated as amendment No. —

Resolution was read and referred to Committee on the Revision of the Constitution.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 173, entitled:

An act authorizing the Governor to appoint a commission to co-operate with the National commission in the matter of designating the positions of Indiana regiments at Chickamauga and Chattanooga, and making an appropriation therefor.

WHEREAS, Congress has purchased the battle field of Chickamauga and established the Chickamauga and Chattanooga National Military Park; and,

WHEREAS, The States of Georgia and Tennessee have ceded the roads through this field and over Lookout Mountain and along the crest of Missionary Ridge as approaches to and a part of the said park; and,

WHEREAS, A commission appointed by the Secretary of War is now engaged in locating both the Union and the Confederate lines of battle, therefore,

Read first time and referred to Committee on Military Affairs.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 174, entitled,

A bill for an act to amend section 6 of an act entitled "An act to authorize cities and incorporated towns to construct, maintain and operate water works; issue and sell bonds to pay for such construction, repealing all laws in conflict with this act, and declaring an emergency," approved March 25, 1879; the same being section 3270 of the Revised Statutes of 1881; repealing all laws and parts of laws in conflict therewith and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Parker, Chairman of the Committee on World's Fair, made the following majority report on Senate Joint Resolution No. 2, and moved its adoption.

MR. PRESIDENT:

A majority of your Committee on World's Fair, to whom was referred Senate Joint Resolution No. 2, offered by Senator Stuart, beg leave to report the same back with the recommendation that all of the preamble of said resolution after the word "money" in the twenty-ninth line be stricken out, and that after it be so amended that the resolution be adopted.

Senator Loveland, member of the Committee on World's Fair, made the following minority report on Senate Joint Resolution No. 2, and moved its adoption.

MR. PRESIDENT:

A minority of your Committee on World's Fair, to whom was referred Senate Joint Resolution No. 2, offered by Senator Stuart, beg leave to report the same back with the recommendation that the resolution be rejected.

Senator Loveland moved the previous question, which motion was lost.

Senator Wray demanded the previous question.

Senator Loveland raised "point of order," which point of order was overruled.

The question being, Shall the demand be seconded?

It prevailed.

The question now being, Shall the main question be now put?

The ayes and noes being demanded by Senators Loveland and Stuart.

The roll was call, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Chandler, French, Fulk, Gifford, Griffith, Holland, Kopelke, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Smith, Thompson, Wiggs, Wray, Yaryan. Total, 21.

Those voting in the negative were:

Senators Baker, Boyd, Cranor, Crumpacker, Gilman, Hobson, Kennedy, Kern, Leyden, Loveland, Magee, McCutcheon, Newby, Parker, Seller, Stuart, Thayer, Vail. Total, 18.

The question recurring upon the adoption of the minority report as substituted for the majority report.

The ayes and noes being demanded by Senators Loveland and Cranor.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

- Senators Boyd, Cranor, Fulk, Hobson, Loveland, Thayer. Total, 6.

Those voting in the negative were:

Senators Akin, Baker, Barnes, Beck, Bird, Chandler, Crumpacker, Ellison, French, Gifford, Gilman, Griffith, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thompson, Wiggs, Wray, Yaryan. Total, 34.

So the minority report was rejected.

Senator Cranor moved that the Senate do now adjourn, which motion was lost.

The question being, Shall the majority report be adopted?

The ayes and noes being demanded by Senators Loveland and Cranor.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bird, Chandler, Crumpacker, Ellison, French, Gifford, Gilman, Griffith, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 32.

Those voting in the negative were :

Senators Boyd, Cranor, Fulk, Hobson, Loveland, McGregor, Thayer. Total, 7.

So the majority report was adopted, and the resolution ordered engrossed.

On motion of Senator French, the Senate adjourned until 2 P. M.

THURSDAY AFTERNOON.

JANUARY 19, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The special order of this hour being the consideration of Senate Bill No. 129.

Senator McLean moved that the consideration of this bill be postponed and made the special order for Monday, January 23, at 2 o'clock P. M.

The following message was received from the Governor :

EXECUTIVE DEPARTMENT;
INDIANAPOLIS, IND. }

To the Honorable President of the Senate:

Mr. Joseph E. Bell having resigned, the Hon. Myron D. King is authorized as my Private Secretary to make and transmit Executive communications to the Senate.

CLAUDE MATTHEWS,
Governor.

Senator Seller introduced Senate Bill No. 175, entitled :

An act to amend sections one and three of an act entitled, "An act relative to the printing, binding and distribution of the session acts, House, Senate and documentary journals; declaring who shall be entitled to a copy of the same; authorizing the Secretary of State to dispose of copies of acts by sale when called for, and allowing such Secretary a compensation for superintending such printing, binding and distribution," approved March 7, 1857, such sections being sections 5594 and 5596 of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Wray introduced Senate Bill No. 176, entitled :

A bill for an act to amend sections two (2), three (3) and five (5) of an act entitled, "An act defining who are persons of unsound mind and authorizing the appointment of guardians for such persons, defining the powers and duties of such guardians, declaring void the contracts of persons of unsound mind and providing for their restraint when necessary," approved May 29, 1852, the same being sections 2545, 2546 and 2548 of the Revised Statutes of 1881, repealing all laws and parts of laws in conflict herewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Gilman called up Senate Bill No. 50, which was read the second time and ordered engrossed.

Senator McGregor called up Senate Bill No. 83, which was read the second time, and on motion of Senator Magee, the bill was recommitted to the Committee on Claims.

Senator Fulk called up Engrossed Senate Bill No. 95, which was read a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll being called resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland,

Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed.

The title to bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 162, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 162, entitled :

An act to legalize the action of the Board of Trustees of the town of Centerville, Wayne County, Indiana, in creating an indebtedness and issuing bonds for the purpose of building and equipping a school house in the corporate limits of the said town, and declaring an emergency.

WHEREAS, The town of Centerville, Wayne County and State of Indiana, has, since the adjournment of the last General Assembly of the State of Indiana, incurred a debt and issued the bonds of the said town, for the purpose of building and equipping a school house within the corporate limits thereof ; and,

WHEREAS, Doubts exist as to the regularity and legality of the said bonds as well as to all steps taken and acts done by the said town and by the Board of Trustees thereof in issuing said bonds and incurring said indebtedness, therefore.

Read first time and referred to the Committee on Judiciary.

Senator Kennedy called up Senate Bill No. 16, which was read the third time by sections and placed upon its passage.

The question being, Shall the bill pass?

The roll was called which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Bird, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Kennedy, Kern, Kopelke, Leyden, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 24.

Those voting in the negative were :

Senators Baker, Beck, Boyd, Chandler, Cranor, Gilman Hobson, Holland, Loveland, Magee, McCutcheon, Morgan, Parker, Seller, Vail, Yaryan. Total, 16.

So the bill failed to pass for want of a constitutional majority.

Senator Kern offered the following Resolution No. 32 :

WHEREAS, The Mexican War Veterans' Association is now in session in this city,

Resolved, That the members of said association be cordially invited to visit this Chamber, and that the courtesies of the Senate be extended to these venerable patriots.

KERN.

The resolution was unanimously adopted.

The Chair appointed Senators Kern and Loveland a committee of invitation and escort, to conduct the venerable veterans to the Senate Chamber.

Senator Stuart moved that the Senate take a recess of fifteen minutes in honor of the Mexican War veterans.

Which motion prevailed.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has adopted Senate Concurrent Resolution No. 5, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,

Clerk.

The following message was received by the Governor:

EXECUTIVE DEPARTMENT, }
January 19, 1898. }

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 15, the same being "An act to legalize the incorporation of the town of Fort Branch, Gibson County, Indiana."

Also Senate Bill No. 145, An act to fix the times of holding the Superior Court of Tippecanoe County.

Very respectfully,

MYRON D. KING,
Private Secretary.

The following message, No. 111, was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 111, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 269, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 269 was read the first time.

Senator Stuart moved that the constitutional rule be suspended, the bill read a second time by title, a third time by sections and placed upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows.

Those voting in the affirmative were:

Senators Akin, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Loveland, Magee, McCutchan, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray. Total, 35.

Those voting in the negative were:

Senators Barnes, Beck, French. Total, 3.

So the rule was suspended and the bill was read a second time.

On motion of Senator Stuart the bill passed to a third reading.

Senator Kopelke called up Engrossed Senate Bill No. 38, which was read a third time by sections.

On motion of Senator French the Senate adjourned.

	MORTIMER NYE,
J. F. FRIEDMAN,	President of the Senate.
Assistant Secretary of the Senate.	

FRIDAY MORNING.

JANUARY 20, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. C. S. Sargent, Grace Cathedral of Indianapolis. After reading a portion of the Journal of the previous day, on motion of Senator Cranor the further reading of the Journal was dispensed with.

The unfinished business of yesterday being the consideration of Engrossed House Bill No. 269, the same was proceeded with.

Senator Kern moved to refer Engrossed House Bill No. 269 to the Committee on Judiciary for further consideration.

The motion prevailed and the bill was so referred.

Engrossed Senate Bill No. 38 was read a third time by sections and placed upon its passage.

On motion of Senator Gifford the bill was recommitted to the Committee on Judiciary for examination of legal question.

The motion carried.

Senator Moore, Chairman of the Committee on Roads offered the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 67, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the same do pass.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of Committee on Roads, offered the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 108, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the same pass.

MOORE,
Chairman.

The report was concurred in.

Senator Seller, Chairman of the Committee on Fees and Salaries offered the following majority report.

MR. PRESIDENT:

The majority of your Committee on Fees and Salaries having had Senate Bill No. 21, introduced by Senator Loveland, under consideration beg leave to report same back with the recommendation that the same be indefinitely postponed.

[Signed.]

J. M. SELLER,
H. J. WIGGS,
F. M. GRIFFITH,
A. J. McCUTCHEON.
H. B. SMITH,
S. R. McKELVEY,
R. F. STUART,
JOHN F. McHUGH.

The following minority report was offered by Senator Newby.

MR. PRESIDENT:

The minority of your Committee on Fees and Salaries having had Senate Bill No. 21, introduced by Senator Loveland, under consideration, beg leave to report the same back with the recommendation that the same pass.

L. P. NEWBY.

Senator Newby moved that the minority be substituted for the majority report.

The question now being, Shall the minority report be adopted as a substitute of the majority report.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Boyd, Cranor, Crumpacker, Loveland, Newby, Thayer, Vail. Total, 10.

Those voting in the negative were :

Senators Beck, Bird, Chandler, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Thompson, Wiggs, Wray, Yaryan. Total, 31.

So the substitute was rejected.

Senator Loveland offered Resolution No. 32, which is as follows :

MR. PRESIDENT :

I move as a substitute for the report of the majority of the committee that the bill be printed and laid upon the desks of Senators.

LOVELAND.

The question recurring upon the adoption of the majority report.

The ayes and noes being demanded by Senators Loveland and Cranor.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bird, Chandler, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Seller, Smith, Stuart, Thompson, Wiggs, Wray, Yaryan. Total, 30.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Boyd, Cranor, Crumpacker, Loveland, Newby, Thayer, Vail. Total, 10.

So the majority report was adopted.

Senator Hobson introduced Senate Concurrent Resolution No. 7, which is as follows :

WHEREAS, Charges have been made by the Grand Army of the Republic, an organization of honorably discharged Union

Soldiers and Sailors, with over five hundred Posts in the State, and a membership of 25,000, and also, by thousands of ex-Union Soldiers who are not G. A. R. men, against the State Monument Commissioners, said charges being that said Commissioners have without authority of law, diverted the State Monument from its original design and purpose; therefore, be it

Resolved by the Senate, the House of Representatives concurring, That a joint committee of five members to be composed of two Senators and three Representatives be and the same is hereby authorized to be appointed, whose duty it shall be to fully and thoroughly investigate said charges made against the Monument Commission, with instructions to report the facts and their finding to the Legislature for such actions as it may deem proper. For the purpose of enabling said committee to obtain all the facts, it is hereby authorized and empowered to send for persons, papers and records.

HOBSON,
Chairman.

Sentor Kern introduced a substitute to Resolution No. 7, which is as follows:

WHEREAS, It is represented that the fund appropriated to build a State Soldiers' and Sailors' Monument is being diverted from its original and legitimate purpose by placing upon it the entire record of Indiana's heroism and loyalty from the earliest period of our history, instead of limiting it wholly to the late war for the preservation of the Union; and,

WHEREAS, It is demanded that the Commissioners having charge of the work be removed because of said action by them; therefore, be it

Resolved by the General Assembly of the State of Indiana, That in putting said record, to which objection is made, upon the Monument, the fund appropriated by the General Assembly has not been diverted from its original purpose, which was to build a State Soldiers' and Sailors' Monument to all the soldiers of Indiana, regardless of the period in which they served; and that the action of the said State Soldiers' and Sailors' Monument Commission is hereby approved.

Senator McHugh, of Tippecanoe, moved to refer the resolution and substitute to the Committee on Soldiers' and Sailors' Monument.

Senator Magee moved to lay the whole matter on the table.
The motion carried.

Senator Seller, Chairman of the Committee on Fees and Salaries, made the following report:

MR. PRESIDENT:

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 119, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

The report was concurred in.

Senator Seller, Chairman of the Committee on Fees and Salaries, made the following report:

MR. PRESIDENT:

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 121, introduced by Senator Moore, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

Senator Gilman moved that Senate Bill No. 121 be printed and laid upon the Senators' tables.

Senator French moved to adjourn.

Senator Cranor moved to amend the motion to adjourn by adding the words "to meet next Monday at 11 o'clock A. M."

The motion was lost.

The question then recurring on the motion to adjourn.

The Senate adjourned until 2 o'clock P. M.

FRIDAY AFTERNOON.

JANUARY 20, 1893.

The Senate met at 2 o'clock P. M.

The unfinished business from the forenoon being the motion of Senator Gilman to have Senate Bill No. 121 printed and aid on the desk of each Senator.

The motion carried.

Senator Griffith asked for leave of absence for the Committee on Benevolent Institutions for the afternoon, which was granted.

Senator was granted leave of absence until Monday.

Senator Kopelke offered the following, Resolution No. 33:

Resolved, That the Committee on Fees and Salaries be requested to consider the subject of fees and salaries of county officers, and to report a bill which will be reasonable and just to the people as well as to the officers, and practicable in place and permanent as a system.

KOPELKE.

Senator Magee moved to lay Resolution No. 33 on the table.

Which motion prevailed.

Senator Magee moved that Senate Bill No. 73 be made the special order for Monday afternoon.

Which motion prevailed.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed House Bill No. 57, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 57, entitled :

An act to amend section one (1) of an act entitled "An act for the encouragement of agriculture, and authorizing the Indiana State Board of Agriculture to purchase, hold and sell real estate, etc.; legalizing the purchase by said Board of certain lands in Marion County; exempting the property of said Board from taxation; authorizing the County Treasurer of Marion County and the Treasurer of State to refund certain taxes, and making an annual appropriation for the use of said Board," approved March 3, 1865, and being section twenty six hundred and twenty (2620) of the Revised Statutes of 1881 of the State of Indiana.

Read first time and referred to Committee on Agriculture.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 18, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 18, entitled :

An act providing for the forfeiture and repayment of moneys raised by taxation for the purpose of donation to railroad companies and for paying for stock subscribed for in railroad companies by counties and townships pursuant to the provisions of an act entitled, "An act to authorize aid to the construction of railroads by counties and townships taking stock in and making donations to railroad companies," approved May 12, 1869, and acts amendatory thereof and supplemental thereto. See section 4062, R. S. 1881.

Read first time and referred to Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 241, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 241, entitled :

An act to legalize the incorporation of the town of Chrisney, Spencer County, Indiana, the election and qualification of its several Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Boards of Trustees of said town, and all other matters connected therewith, and declaring an emergency.

WHEREAS, Doubts exist as to the regularity and legality of all the steps taken and acts done with reference to the incorporation of the town of Chrisney, in the county of Spencer, in the State of Indiana; and,

WHEREAS, It appears that the legality of the election and qualification of the officers of said town have been and are questioned as well as the legality of the acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the several Boards of Trustees of said town, and by reason thereof said town is liable to be embarrassed and subject to litigation therefor.

Read first time and referred to Committee on Cities and Towns.

The following message was received from the House.

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 42, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 42, entitled :

An act to protect employes and guarantee their right to belong to labor organizations.

Read first time and referred to Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed House Concurrent Resolution No. 7, which is as follows :

Be it resolved by the House of Representatives of the State of Indiana, the Senate concurring, That the World's Columbian Exposition should be opened on Sunday to the general public, and that our Representatives and Senators in Congress be requested to use all diligence to secure a repeal of the Sunday closing act, or such modification of the same as will secure the opening of the Exposition on Sunday.

Read first time and referred to Committee on World's Fair.

The report of State Board of Tax Commissioners was received, which is as follows:

To the Honorable President of the Senate:

I submit herewith by direction of the State Board of Tax Commissioners, its first biennial report to the General Assembly, in accordance with section 120 of the general law of taxation.

Respectfully,

JOSEPH T. FANNING,
Secretary.

Read first time and referred to Committee on Finance.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 99, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 99, entitled:

An act to amend section 1, and to repeal section 2, of an act entitled, "An act to amend section 209, of an act concerning public offenses and their punishment, approved April 14, 1881, the same being section 2117, of the Revised Statutes of 1881, and declaring an emergency, approved March 5, 1889, and declaring an emergency.

Read first time and referred to Committee on Agriculture.

Senator McLean introduced Senate Bill No. 177, entitled :

An act for the regulation of children's homes established under the general incorporation law of this state in the receiving and dismissing, adopting and placing out of orphan and destitute children, and for punishing those who shall entice children from such institutions and families, and repealing all laws in conflict therewith and declaring an emergency.

The bill was read the first time and referred to the Committee on Benevolent Institutions.

Senator Moore introduced Senate Bill No. 178, entitled :

A bill for an act to amend section one of an act entitled "An act to provide for the repair of free turnpike roads in the various counties of Indiana, and constituting the Board of County Commissioners of any county in this State, a Board of Directors of such roads," approved March 24, 1879, and being section 5104 of the Revised Statutes of 1881.

Read the first time and referred to the Committee on Roads.

Senator Magee, by request, introduced Senate Bill No. 179, entitled :

A bill for an act regulating the sale of cigaretts and tobacco.

Read the first time and referred to the Committee on Health and Vital Statistics.

Senator Griffith called up Engrossed House Bill No. 19, which was read a second time and passed to a third reading.

Senator Thompson, Chairman of the Committee on County Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 148, beg leave to report the same back with the recommendation that it pass.

G. H. THOMPSON,
Chairman.

Report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns offered the following report:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 101, introduced by Senator Baker, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns offered the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 8, introduced by Senator Cranor, beg leave to report the same back, with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator French moved that when the Senate adjourns it adjourn until 11 A. M., Monday morning.

The motion carried.

Senator Boyd introduced Senate Bill No. 180, entitled:

An act to repeal section four (4) of an act entitled, "an act concerning husband and wife," approved April 16, 1881, the same being section 5119, of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Loveland presented a petition and letter, which was read and referred to the Committee on Elections.

Senator Baker offered a memorial, which was read and referred to the Committee on Military Affairs.

Senator McLean offered Resolution No. 33, which is as follows:

Resolved, That the Judiciary Committee be requested to ascertain if more stringent laws cannot be constitutionally passed and enforced for the suppression of the sale of lottery tickets in this State, affixing proper penalty against those engaged in the traffic and sale of such tickets, and if in their judgment the sale of such tickets cannot be suppressed, then to inquire as to the expediency of fixing a license to such parties who may be engaged in the sale of such tickets, and prescribe an amount for such license thus granted, and to prepare and report a bill to this Senate at as early a date as practicable.

McLEAN.

The resolution was adopted.

Senator Gifford introduced Senate Bill No. 181, entitled:

A bill for an act in relation to foreign and domestic building associations.

Read the first time and referred to the Committee on Insurance.

Senator Gifford introduced Senate Bill No. 182, entitled:

An act regulating the jurisdiction of the Boards of County Commissioners at special and called sessions; fixing the fees of County Commissioners and declaring an emergency.

Read first time and referred to Committee on Fees and Salaries.

Senator Griffith introduced Senate Bill No. 183, entitled:

An act to amend section one hundred and twenty-three of an act entitled "An act fixing the compensation and prescribing the duties of certain State and County officers, and providing penalties for the violation of its provisions."

Passed, notwithstanding the objections of the Governor thereto, March 9, 1891.

Read first time and referred to Committee on Fees and Salaries.

Senate Bill No. 109, introduced by Senator Kennedy, was called up, read a second time and ordered engrossed.

Senator Kern introduced Senate Bill No. 184, entitled :

A bill for an act to amend sections six and seven of an act entitled "An act concerning the duties and compensation of the Reporter of the Supreme Court, and the publication and sale of the reports by the State, also defining certain duties of the Commissioners of Public Printing and Binding and the Secretary and Treasurer of State, approved March 9, 1891.

Read first time and referred to Committee on Judiciary.

Senator Kern introduced Senate Bill No. 185, entitled :

A bill for an act to enlarge the powers of Justices of the Peace in issuing process in civil actions, and the powers and duties of constables in serving the same in actions when there are two or more defendants not residing in the same county of this State.

Read first time and referred to Committee on Organization of Courts.

Senator McLean introduced Senate Bill No. 186, entitled :

An act to amend section 629 of an act entitled "an act concerning proceedings in civil cases," approved April 1, 1881.

Read first time and referred to Committee on Judiciary.

Senator Morgan called up Senate Bill-No. 76, which was read a second time.

Senator Bird offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 76 by striking out of section 1, line 5, the word "fifteen," and inserting in lieu thereof the word "twelve"; also in the same section, line six, the word "fifteen," and inserting the word "twelve."

O. BIRD.

The amendment was adopted and the bill was ordered engrossed as amended.

Senator Newby introduced Senate Bill No. 187, entitled :

A bill for an act to appropriate \$1,419 to reimburse Robert T. Overman for money expended in addition to the contract price for the erection of public buildings.

Read first time and referred to the Committee on Finance.

Senator Newby presented a memorial, which was referred to the Committee on Military Affairs.

Senator Wray called up Senate Bill No. 41.

Which was read a second time and ordered engrossed.

A communication was read and ordered filed.

On motion of Senator French the Senate adjourned till Monday.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

MONDAY MORNING.

JANUARY 23, 1893.

The Senate convened at 11 o'clock, A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. Francis Henry Gavisk, of St. John's Church, of Indianapolis.

After reading a portion of the Journal of the previous day, on motion of Senator Chandler, the further reading of the Journal was dispensed with.

Senator Chandler offered a memorial, which was referred to the Committee on Military Affairs.

Senator Crumpacker offered a petition, which was referred to the Committee on Roads.

Senator McDonald offered a memorial, which was referred to the Committee on Military Affairs.

Senator McDonald offered a memorial, which was referred to the Committee on Military affairs.

Senator Thayer offered a memorial, which was referred to the Committee on Military Affairs.

Senator Wishard offered a memorial, which was referred to the Committee on Military Affairs.

Senator McCutcheon offered a memorial, which was referred to the Committee on Military Affairs.

Senator Akin offered the following resolution, No. 34:

Resolved by the Senate, That the Secretary of the Senate be directed to deposit with the State Librarian one hundred copies of the Rules of the Senate for the use of the next General Assembly.

The resolution was adopted.

Senator Leyden offered a memorial which was referred to Committee on Military Affairs.

Senator Gilman introduced Senate Bill No. 188, entitled:

A bill for an act to amend section four (4) of an act entitled, "An act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled, 'An act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith, approved March 6, 1889;' approved March 6, 1889."

Read first time and referred to Committee on Elections.

Senator Kern introduced Senate Bill No. 189, entitled:

A bill for an act to repeal an act entitled, "An act entitled an act to amend section four (4) of an act entitled an act for the encouragement of agriculture, and authorizing the Indiana

State Board of Agriculture to purchase, hold and sell real estate, legalizing the purchase by said Board of certain lands in Marion County. Exempting the property of said Board from taxation, authorizing the County Treasurer of Marion County and the Treasurer of State to refund certain taxes, and making an annual appropriation for the use of said Board ;" approved March 3, 1865. The same being section 2623 of the Revised Statutes of 1881, approved February 23, 1889, and declaring an emergency.

Read first time and referred to Committee on Finance.

Senator Leyden, by request, introduced Senate Bill No. 190, entitled :

A bill for an act concerning intoxicating liquors.

Read first time and referred to Committee on Temperance.

Senator Leyden introduced Senate Bill No. 191, entitled :

An act to prevent fraud in the manufacture and sale of commercial fertilizers.

Read first time and referred to Committee on Agriculture.

Senator McCutcheon, by request, introduced Senate Bill No. 192, entitled :

An act entitled " An act to amend sections 5 and 9, of an act entitled an act concerning elections and providing penalties for the violation of same and repealing all laws in conflict therewith," approved March 6, 1891.

Read first time and referred to Committee on Elections.

Senator Morgan introduced Senate Bill No. 193, entitled :

A bill for an act making appropriation for the Indiana School for Feeble-Minded Youth.

Read first time and referred to Committee on Benevolent Institutions.

Senator Thayer introduced Senate Bill No. 194, entitled :

A bill for an act providing for the title and custody of certain public school property of the State, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senate Bill No. 102, was read the second time.

Senator Fulk called up Senate Bill No. 48, which was read a second time and ordered engrossed.

Senator Griffith, chairman of Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was again referred Senate Bill No. 38, introduced by Senator Sweeney, would again report that the bill do pass.

F. M. GRIFFITH,
Chairman.

Which was concurred in.

Senator Magee asked leave of absence for Senator Wray to-day on account of sickness, which was granted.

Senator Leyden called up Senate Bill No. 138, which was read a second time and ordered engrossed.

Senator Sweeney called up Senate Bill No. 59, which was read a second time and ordered engrossed.

Senator Sweeney also called up Senate Bill No. 60, which was read a second time and ordered engrossed.

Lieutenant-Governor Nye announced that he had signed Enrolled House Bill No. 229 and Enrolled House Bill No. 173.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 96, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Kopelke called up Senate Bill No. 53, which was read the second time.

Senator Magee offered the following amendment, No. 1, to Senate Bill No. 53:

MR. PRESIDENT:

I move to amend Senate Bill No. 53 by striking out the words "or country," in line 3, section 1; also in line 13, section 1, the words "or country," in printed bill.

MAGEE.

The amendment was accepted.

Senator Loveland offered amendment No. 2 to Senate Bill No. 53, which is as follows:

MR. PRESIDENT:

I move to amend Senate Bill No. 53 by adding the following section:

SECTION 6. Nothing in this act shall be held to enlarge the rights of foreign corporations beyond the rights and powers now enjoyed by them under existing laws.

LOVELAND.

The amendment was adopted, and the bill as amended was ordered engrossed.

On motion of Senator French the Senate adjourned.

MONDAY AFTERNOON.

JANUARY 23, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The special order for this hour being the consideration of Senate Bill No. 129.

The same was read the second time.

Senator Leyden moved that the further consideration of this bill be postponed until the two houses have had a joint caucus.

Motion carried.

Engrossed Senate Bill No. 109 was read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows.

Those voting in the affirmative were:

Senators Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Thayer, Thompson, Wiggs. Total, 37.

Those voting in the negative were:

Cranor, McHugh of Marion, Smith, Stuart, Sweeney. Total, 5.

So the bill passed.

The title to bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 76 was read a third time.

Senator Magee offered the following motion:

MR. PRESIDENT:

I move that Engrossed Senate Bill No. 76 be referred to a special committee of one, with instructions to amend the same by striking out of line seven in section two the word fifteen, and inserting in lieu thereof the word twelve.

The motion prevailed.

Senator Magee was appointed as such committee.

Senator Magee, as a special committee of one, made the following report:

MR. PRESIDENT:

Your special committee of one, to whom was referred Engrossed Senate Bill No. 76, with instructions to amend the same, respectfully report that he has made the amendment as directed.

The report was adopted.

The question being, Shall the bill pass?

The roll was called, which resulted as follows.

Those voting in the affirmative were :

Beck, Bingham, Bird, Boord, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McKelvey, McManus, Morgan, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray. Total, 39.

Those voting in the negative were :

Akin, Cranor, McCutcheon, Seller. Total, 4.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

The special order for this hour, 2:30 o'clock p. m., being the consideration of Senate Bill No. 73, the same was read a second time.

Senator Cranor offered amendment No. 1 to said bill, which amendment is as follows :

MR. PRESIDENT:

I move to amend Senate Bill No. 73, by striking out all after the fourth line in section 1 of the printed bill.

CRANOR.

Senator Parker moved to refer the bill and amendment to the Committee on Labor, to report at an early day.

Motion carried.

Senator Magee moved to recall Senate Bill No. 73 from the Committee on Labor and make it a special order for to-morrow at 2 p. m.

Motion lost.

Senator Loveland moved to reconsider the vote taken by which Senate Bill No. 73, was referred to the Committee on Labor.

Motion prevailed.

The question now recurring on the motion to refer to the Committee on Labor.

Senator McGregor moved to reject the motion of Senator Parker.

The question recurring on the motion to reject, the ayes and noes being called for by Senators McGregor and Magee.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Bingham, Bird, Chandler, Cranor, Fulk, Hobson, Holcomb, Holland, Kennedy, Lynn, Magee, McGregor, McHugh of Marion, McLean, Morgan, Wiggs. Total, 17.

Those voting in the negative were:

Senators Boord, Boyd, Crumpacker, Ellison, French, Gifford, Gilman, Griffith, Kern, Kopelke, Leyden, Loveland, McCutcheon, McDonald, McKelvey, McManus, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard and Wray. Total, 27.

So the motion to reject was lost.

The question now recurring to the motion to refer to Committee on Labor.

Senator Magee moved to amend said motion by asking the Committee on Labor to report the bill back to the Senate on Wednesday morning, January 25, and that at 10 o'clock A. M., on said day, it be made the special order for that hour.

Senator Loveland moved to reject the motion made by Senator Magee.

The question recurring on the motion to reject the motion made by Senator Magee.

The ayes and noes were called for by Senators Magee and Loveland.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, Gifford, Gilman, Griffith, Hobson, Holland, Kern, Ko-

pelke, Leyden, Loveland, McCutcheon, McDonald, McKelvey, McLean, McManus, Newby, Parker, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard. Total, 30.

Those voting in the negative were :

Senators Akin, Bingham, Chandler, French, Fulk, Griffith, Holcomb, Kennedy, Lynn, Magee, McGregor, McHugh of Marion, Morgan, Seller, Smith, Wray. Total, 16.

So the motion to reject prevailed.

Senator Magee moved that Senate Bill No. 73 be referred to the Committee on Labor and Labor Statistics and that they report on Monday, January 30, at 2 o'clock P. M., and that the consideration of the bill be made a special order for that hour.

The motion carried.

Leave of absence was granted to the Committee on Prison South.

Senate Bill No. 38, introduced by Senator Sweeney, was read the third time, and put upon its passage.

The question being, Shall the bill pass ?

The roll being called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 44.

No Senators voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 142, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Stuart called up Joint Resolution No. 2.

Which was read third time.

Senator Magee moved to call the roll of the Senate to ascertain if a quorum was present.

Motion carried.

The roll was called, which resulted as follows:

Those present were :

Senators Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard and Wray. Total, 45.

Those absent were :

Senators Akin, Baker, McCutcheon, McHugh of Tippecanoe, Moore and Yaryan. Total, 6.

The result showed that a majority were present.

The question being, Shall the resolution pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Crumpacker, Ellison, French, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McHugh of Marion, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thomson, Vail, Wiggs, Wray. Total, 36.

Those voting in the negative were :

Senators Boyd, Cranor, Fulk, Hobson, Loveland, McGregor, McManus, Thayer, Wishard. Total, 9.

The resolution was adopted.

Senator Boyd, Chairman of the Committee on R. B. Hayes made the following report :

MR. PRESIDENT :

We, your committee appointed to draft suitable resolutions of respect, concerning and in memory of Rutherford Burchard Hayes, ex-President of the United States, beg leave to submit the following report :

Resolved, That by the death of Rutherford Burchard Hayes, ex-President, the country has lost one of its brave defenders and most patriotic citizens. His gallant and meritorious services in battles of Winchester, Fisher's Hill and Cedar Creek, have endeared him to the people of the nation, and won for him a front rank in history among the greatest soldiers of the earth. As a statesman, history will show that he served his country wisely and well. He was conservative and thoughtful. And as the Chief Magistrate of the United States, his administration was notably clean and free from any charges of dishonesty or corruption.

Resolved, That these resolutions be spread in full upon the Senate Journal.

THOMAS E. BOYD,
J. E. McDONALD,
D. H. ELLISON,
Committee.

Senator Boyd moved the adoption of the resolutions.

Senator Magee seconded the motion.

Which were adopted.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 248, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 248, entitled :

A bill for an act to legalize the incorporation of the town of Lagrange, county of Lagrange, Indiana, the election and qualification of its several Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Board of Trustees of said town, and other matters connected therewith and declaring an emergency.

Read the first time and referred to the Committee on Cities and Towns.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 3, and the same is herewith transmitted for the action of the Senate.

Engrossed House Bill No. 3, entitled :

An act providing for the punishment of persons who shall bring stolen personal property into this State, having stolen the same in another State or territory of the United States or in any foreign country ; and for the punishment of persons in this State who shall buy, receive, conceal or aid in the concealment of personal property or anything of value which has been stolen, taken by robbers, embezzled, or obtained by false pretense, knowing it to have been stolen, taken by robbers, embezzled, or obtained by false pretense in some other State or territory of the United States, or foreign country.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 128, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 128, entitled :

an act to legalize all action of notary publics whose commissions have expired or who at the time of transacting any legal business had no notary public commission, or who have been ineligible to office, and declaring an emergency.

Read the first time and referred to the Committee on Judiciary.

The following message was received from the House.

SPEAKER :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 71, and the same is now transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 71, entitled :

an act to amend section ten (10) of an act providing for the voluntary assignment of personal and real property in trust for the benefit of creditors, and regulating the mode of administering the same, approved March 5, 1859.

Read first time and referred to Committee on Judiciary.

The following message was received from the House :

SPEAKER :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 74, and the same is now transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 74, entitled :

an act to amend an act entitled an act relating to the employment of child labor, and providing penalties for violation thereof, approved April 13, 1885, the same being in the Revised Statutes of 1885.

Read first time and referred to Committee on Labor and Legislation.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 35, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 35, entitled:

An act to amend section 16 of an act entitled an act concerning public officers and their punishment in force September 19, 1881, the same being section 1917 of the Revised Statutes of Indiana.

Read the first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has adopted Engrossed Joint Concurrent Resolution No. 9, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

WHEREAS, The device now in general use on the exchanges and boards of trade, and known as "selling short," enables speculators to offer for sale quantities of grain and other farm products many hundred fold in excess of the amount of such articles which are actually produced;

WHEREAS, Said device provides no means for discovering, but on the contrary prevents a disclosure of how much of the articles so offered for sale is real or actual product and how much thereof is fictitious or in excess of the quantity actually produced, and no consequence thereof, the excessive or fictitious quantities so offered have all the force and effect which an actual over production could have in depressing the market price of said articles and in preventing the former from realizing the fair and reasonable price he would obtain for his

products if the value thereof was determined by the law of supply and demand rather than by the manipulations of this speculative and gambling device; and

WHEREAS, The trades or deals in farm products which are continually being made by the speculators through the use of said device on the exchanges and boards of trade where values of such products are fixed and determined, have become so numerous and grown to such magnitude that they constitute the chief cause of depreciation in the value of farming lands and of the general depression which has existed for several years in the farming industry of the country; and

WHEREAS, It is manifest that the wrong thus inflicted on American farmers can not be remedied by State legislation without such legislation could be uniform in all of the several States, to obtain which would be impracticable, and that the remedy can only be secured through Congressional enactmen. Now, therefore, be it

Resolved by the House of Representatives, the Senate concurring therein, That the Senators and Representatives in Congress assembled be and are hereby requested to enact the bill introduced at the present session of Congress by Mr. Hatch, of Missouri, being House Bill No. 2699, entitled "A bill defining 'options' and 'futures' and imposing special taxes on dealers therein, and for other purposes," or to enact some other law, and at the earliest possible date, whereby the practice of selling farm products by persons who do not own the same, and commonly known as "short selling," shall be so regulated and restricted that the value of articles actually produced by farmers shall not be beaten down, and in a large measure destroyed, by the imaginary and fictitious product continually being offered for sale by the speculator and gambler in these products.

Read the first time and referred to the Committee on Judiciary.

On motion of Senator Boord the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. T. FRIEDMAN,
Assistant Secretary of the Senate.

TUESDAY MORNING

JANUARY 24, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

After reading a portion of the Journal, on motion of Senator Smith, the further reading of the same was dispensed with.

Senator Ellison, Chairman of Committee on Phraseology and Arrangement of Bills, offered the following report on Engrossed House Resolution No. 1:

MR. PRESIDENT:

Your Committee on Phraseology and Arrangement of Bills and Unfinished Business, to whom was referred Engrossed House Joint Resolution No. 1, introduced by Representative Fippen, for correction, have had the same under consideration and beg leave to make the following report:

All of the first thirteen lines of said resolution, on page 1, should be stricken out except the last word in the thirteen lines thereof, and in lieu thereof the following words should be inserted:

WHEREAS, A large sum of money is required to be raised by taxation for the administration of our State Government, and

WHEREAS, There is now, from a most reliable estimate, more than 300 million dollars of money loaned within this State by non-residents upon real estate secured by first mortgage liens.

And that lines 10, 11, 12 and 13 on page 2 be stricken out and in lieu thereof the following inserted:

WHEREAS, It is the duty of the General Assembly to reduce the rate of taxation to the lowest limit consistent with an economical administration of our State Government.

ELLISON.

On motion the resolution was adopted and referred to Committee on Finance.

Senator McLean, Chairman of Committee on Railroads, made the following report:

MR. PRESIDENT:

Your Committee on Railroads respectfully report that they have examined Senate Bill No. 6, introduced by Senator Chandler, the same being an act regulating the stopping of passenger trains on railroads running passenger trains within the State of Indiana, prescribing a penalty for the violation thereof, and declaring an emergency.

Your committee herewith return the same with the recommendation that the bill do pass.

WM. E. McLEAN,
Chairman.

The report was concurred in.

Senator Akin offered a petition asking that the office of County Assessors be abolished and that the County Clerk, Recorder and Treasurer, with the County Commissioners, shall compose the County Board of Equalization, etc. Signed by Geo. W. Goodwin, Sr., and about one thousand others.

Referred to the Committee on County and Township Business.

Senator Boyd offered a memorial from Cyrus J. Long Post No. 561, G. A. R., asking for an appropriation of \$50,000 for the Grand Army encampment. Signed by the committee, Robert Stephenson and others.

Referred to the Committee on Finance.

Senator Cranor offered a memorial from E. T. Wood Post No. 350, G. A. R., Ridgeville, Ind., asking that House Bill No. 97, and Senate Bill No. 122, introduced in the present General Assembly of the State of Indiana, be passed. Signed by A. J. Wood, Commander, and the Adjutant and committee.

Referred to the Committee on Benevolent Institutions.

Senator Gilman offered a memorial from Post No. 74, G. A. R., Remington, Ind., asking Senator Gilman to support Senate Bill No. 122, introduced by Senator Boyd. Signed by Ezra Bowman, Commander, and J. E. Stiller, Adjutant.

Referred to Committee on Benevolent Institutions.

Senator Gilman offered a memorial from Post No. 74, G. A. R., Remington, Ind., asking Senator Gilman to vote for an appropriation for the G. A. R. encampment.

Referred to the Committee on Military Affairs.

Senator Kennedy offered a memorial from Thos. J. Brooks Post No. 322, G. A. R., asking that the Legislature now in session donate the sum of fifty thousand dollars for the G. A. R. encampment.

Referred to the Committee on Military Affairs.

Senator Kern offered a memorial in the matter of hospitals for insane, signed by

CHARLES E. WRIGHT,
Superintendent Central Hospital for Insane.

A. J. THOMAS,
Superintendent Southern Hospital for Insane.

S. E. SMITH,
Superintendent Eastern Hospital for Insane.

JAMES G. ROGERS,
Superintendent Northern Hospital for Insane.

Read and referred to the Committee on Benevolent Institutions.

Senator Kern offered a memorial and resolutions of the Association of Mexican Veterans as to soldiers' memorial.

Referred to Committee on Soldiers' Monument.

Senator McLean presented a petition asking for the amendment of section 1917 of the Revised Statutes of Indiana, signed by William E. Horsley and about 700 others.

Referred to Committee on Judiciary.

Senator McLean offered a petition asking for an appropriation of \$50,000 for the Grand Army Encampment, signed by C. A. Jones, P. C., and J. W. Reynolds, Adjutant Blinn Post, 394, G. A. R., Department of Indiana.

Referred to Committee on Military Affairs.

r Newby offered a petition asking for an appropriation of \$50,000 for the Grand Army Encampment, signed by
 Keys, Commander, and J. B. Antrim, Adjutant, J. B.
 Post, No. 168, G. A. R., Knightstown, Ind.

ed to Committee on Military Affairs.

r Parker presented a petition asking for an appropriation of \$50,000 for the Grand Army Encampment, signed by Amos
 Commander, and D. B. Armstrong, Adjutant, Miles
 Post, No. 260, Plymouth, Indiana.

ed to Committee on Military Affairs.

r Seller presented a petition asking an appropriation of \$50,000 for the Grand Army Encampment, signed by,

E. P. McClosky,

S. MARTIN,

Commander.

Adjutant.

Post, No. 437, G. A. R., Darlington, Indiana.

ed to Committee on Military Affairs.

r Seller presented a petition asking for an appropriation of \$50,000 for the Grand Army Encampment, signed by,

JOEL FOWLER, Com'd'r.,

C. W. DAVIS, S. V. C.,

P. M. SANDY, O. D.,

Committee.

Cloverdale, Indiana.

ed to Committee on Military Affairs.

r Wiggs presented a petition asking for an appropriation of \$50,000 for the Grand Army Encampment, signed by,

S. H. Stucky,

REED,

Commander.

Adjutant.

Post, No. 15, G. A. R., Department of Indiana,
 g, Ind.

ed to Committee on Military Affairs.

Senator Vail presented a petition asking for an appropriation for the Grand Army Encampment, signed by,

E. B. MYERS,
CYRUS SEILER,
C. H. MURRY,
Committee.

Shiloh Field Post, No. 198, G. A. R. of Elkhart, Indiana.

Referred to Committee on Military Affairs.

Senator Wishard presented a petition asking an appropriation of \$50,000 for the Grand Army Encampment, signed by,

JOHN BAYNE,
Adjutant.

Jesse A. Ogden Post, No. 164, G. A. R. of Danville, Ind.

Referred to Committee on Military Affairs.

Senator Wishard presented a petition asking for an appropriation of \$50,000 for the Grand Army Encampment, signed by

O. S. NEWTON,
Adjutant.

JOHN S. WALTON,
Commander.

John Layton Post, No. 237, of Coatsville, Ind.

Referred to Committee on Military Affairs.

Senator Gilman offered a memorial in reference to railroad fares and passes which was read and referred to Committee on Railroads.

Senator Morgan asked leave of absence for Senator Bird, which was granted.

Senators Loveland and Griffith were granted leave of absence to accompany the Committee on Prisons on their trip to the Prison South.

Senator Cranor introduced Senate Bill No. 195, entitled:

A bill for an act to amend section 197 of an act entitled "An act concerning proceedings in civil cases," approved April 7, 1881. The same being section 913 of the Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Cranor introduced Senate Bill No. 196, entitled:

An act to amend section 243 of an act concerning proceedings in civil cases, approved April 7, 1881, being section 959 of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Ellison introduced Senate Bill No. 197, entitled:

An act authorizing town Boards of Trustees to provide by ordinances for the appointment of police officers, the use of certain prisoners in work upon the public streets, and other matters connected therewith, and repealing all laws or parts of laws in conflict therewith.

Read first time and referred to Committee on Judiciary.

Senator Parker introduced Senate Bill No. 198, entitled:

A bill for an act relating to guardianship, and compelling guardians to report according to law.

Read first time and referred to Committee on Judiciary.

Senator Stuart, by request, introduced Senate Bill No. 199, entitled:

A bill for an act to amend section one of an act entitled: "An act to amend section 108 of an act concerning taxation," approved March 29, 1881, (section 6376 of Revised Statutes of 1881), and declaring an emergency, approved March 3, 1883, and declaring an emergency.

Read first time and referred to Committee on Fees and Salaries.

Senator Thayer introduced Senate Bill No. 200, entitled :

A bill for an act to amend section 12 of an act concerning gravel and macadamized roads, approved April 8, 1885, and declaring an emergency.

Read first time and referred to Committee on Roads.

Senator Wishard introduced Senate Bill No. 201, entitled :

An act to amend section 22 of an act entitled "An act regarding descents and the apportionment of estates, etc."

Read the first time and referred to the Committee on Judiciary.

Senator Cranor introduced Senate Bill No. 202, entitled :

An act to amend section 3 of an act entitled "An act to provide for the recording of wills and orders of courts in certain cases," approved March 9, 1891.

Read the first time and referred to the Committee on Judiciary.

Senator Kern presented a petition and introduced therewith Senate Bill No. 203, entitled :

A bill for an act to regulate the handling of baggage by railroad companies, their agents and employes, prescribing penalties for the violation thereof and declaring an emergency.

The bill was read the first time and both bill and the petition were referred to the Committee on Railroads.

Senator Kern, by request, introduced Senate Bill No. 204, entitled :

An act making an appropriation to pay two unpaid warrants on the Auditor of State, issued by the Senate of Indiana, and declaring an emergency.

Read the first time and referred to the Committee on Claims.

Senator Kern offered Resolution No. 36, which is as follows :

WHEREAS, The services of a janitor is needed to take charge of the eleven committee rooms of the Senate, and attend to the wants of the thirty-one committees almost constantly in session; therefore,

lved, That Edward E. Cooper (colored), who has since
 in the service of the Senate since the commencement of
 session, be appointed as such janitor with the pay of an as-
 doorkeeper from January 6.

ator Kern moved the adoption of the resolution.

ayes and noes being demanded by Senators Boyd and
 '.

roll was called, which resulted as follows :

se voting in the affirmative were :

ators Kern, Leyden, Lynn, Magee, McLean, Parker and
 . Total, 7.

se voting in the negative were :

ators Akin, Beck, Boyd, Chandler, Cranor, Crumpacker,
 , French, Fulk, Gifford, Gilman, Hobson, Holland, Ken-
 Kopelke, McCutcheon, McGregor, McKelvey, Newby,
 Smith, Stuart, Thayer, Thompson, Vail, Wray and
 n. Total, 27.

he resolution failed of adoption.

ator Kern offered the following resolution No. 37, which
 opted:

lved, That Edward E. Cooper be allowed the pay of an
 nt Doorkeeper of the Senate for the time he has been in
 ploy of the Senate, to-wit: since January 5, 1893.

ator Cranor called up Senate Bill No. 8, which was read
 ond time.

ator Cranor offered the following motion:

RESIDENT:

ove to amend Senate Bill No. 8 by striking out the word
 missioners" in line 15 of the printed bill, and inserting
 thereof the words "Common Council."

CRANOR.

amendment was adopted and the bill as amended was
 d engrossed.

Senator Gifford called up Senate Bill No. 67, which was read the second time.

MR. PRESIDENT:

I move that Senate Bill No. 67 be amended by striking out the words "five or more" in line 2 of section 2 of the printed bill, and inserting instead the words "a majority."

PARKER.

Senator Boyd moved that the amendment be referred to the author of the bill and the author of the amendment, as a special committee, and that they report to the Senate at 2 o'clock P. M.

The motion carried.

On motion of Senator French the Senate adjourned.

TUESDAY AFTERNOON.

JANUARY 24, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The special order for this hour being the consideration of Senate Bill No. 67, the same was taken up.

The special committee, to whom was referred Senate Bill No. 67, made the following reports:

Senator Gifford's report:

Insert the following at the word "road," line 4, page 1 of the printed bill, which "connects with any road now graveled, paved or macadamized."

GIFFORD.

Senator Parker's report:

MR. PRESIDENT:

The members of the Special Committee, to which was referred Senate Bill No. 67, with the amendments proposed by Senators Parker and Gilman, being unable to agree, I, a mem-

of the Committee, make the following report upon the matter submitted. I recommend that the amendment offered by Senators Parker and Gilman be both rejected and that section 2 of the printed bill be amended by striking out of line 2 thereof the words "five or more" and inserting instead thereof the words "a majority of the" and that said section be further amended by inserting after the word "improvement" in line 3 the words "residing in the township or townships in which proposed improvement is located."

PARKER,

Senator Parker moved to adopt the minority report.

The ayes and noes being demanded by Senators McCutcheon and Seller.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Boord, Ellison, French, Holland, Kopelke, Leyden, Morgan, McGregor, McLean, Morgan, Newby, Parker, Thompson, Wiggs, Yaryan. Total, 15.

Those voting in the negative were:

Senators Akin, Beck, Boyd, Chandler, Cranor, Fulk, Gifford, Hobson, Kennedy, Kern, Magee, McCutcheon, McLaughlin of Tippecanoe, McKelvey, Seller, Smith, Stuart, Thayer, Wishard, Wray. Total, 22.

The motion was lost.

The question recurring on the adoption of the majority report.

The report was adopted.

Senator Kopelke made the following motion (No. 2):

PRESIDENT:

I move to amend Senate Bill No. 67 by striking out section 2 thereof.

KOPELKE.

The motion was lost.

The bill was then ordered engrossed.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 69, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 69, entitled :

A bill for an act authorizing County Commissioners to cover into the treasury, as General County Fund, all surplus revenue which shall have been levied for the extinguishment and liquidation of county bonds.

Read first time and referred to Committee on County and Township Business.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate, that the House has passed Engrossed Senate Bill No. 13, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Senator Griffith called up Senate Bill No. 108, which was read a second time and ordered engrossed.

Senator Holland called up Senate Bill No. 82, which was read a second time and ordered engrossed.

Senator Morgan called up Senate Bill No. 148, which was read a second time and ordered engrossed.

Senator Newby introduced a Joint Concurrent Resolution, which is as follows :

MR. PRESIDENT :

We, the undersigned, offer the following resolution and preamble and move its adoption :

WHEREAS, One Richard Henry Neff, a citizen of Indianapolis, an unfortunate in the Lake Erie & Western wreck, now lies

racked with pain, in the dormitory of the Wabash Hospital, at Peru, Indiana, and after reading detailed accounts of the heroism displayed by him in the saving of life and property, although maimed, stunned and bleeding, dragging himself through a deep snow, with a blinding stream of blood streaming down through his eyes and mouth, and dragging a disabled limb for more than a quarter of a mile, procuring a lantern, and by the most heroic effort succeeded in calling the attention of a coming freight, to the awful disaster just ahead, and after his signal being answered by the whistle of the coming train, knowing that his purpose had been accomplished, falling exhausted and bleeding in the snow, he lost consciousness. Knowing at this time that on account of his heroic achievements, he suffers in a hospital away from family, and that he has an invalid wife in the city of Indianapolis, we believe that he is a proper subject with his noble and generous acts, for this Legislature to take cognizance of; therefore be it,

Resolved by the Senate, the House of Representatives concurring, That a committee of three be appointed by the President of the Senate and a like committee of three be appointed by the Speaker of the House of Representatives, to confer together and report on some suitable gift, gold badge or memorial to be presented by the State of Indiana as a token of high regards and appreciation for him and the love and respect of the citizens of this Commonwealth have for his chivalrous acts and report to this General Assembly within twenty days from this date, thereby recording the fact that we recognize that deeds of heroism and bravery are not confined alone to those having a national reputation upon the field of battle, or in high official position, but can even oftener be found among those unknown to fame, and who are inured to a life of toil.

MR. PRESIDENT:

We, the undersigned, move the adoption of the foregoing concurrent resolution.

L. P. NEWBY,
THOMAS E. BOYD.

The resolution was adopted and the chair appointed Senators Newby, Ellison and Kopelke committee on same.

Senator Seller called up Senate Bill No. 118.

The same was read a second time and ordered engrossed.

Senator Wishard called up Senate Bill No. 91.

The same was read a second time and ordered engrossed.

Senator French offered amendment No. 3 to Senate Bill No. 102.

Senator McGregor offered a memorial, which was read and referred to the Committee on Agriculture.

Senator Yaryan moved to lay Senate Bill No. 102, with all the amendments on the table.

The motion carried.

Senator McCutcheon called up Senate Bill No. 54.

Which was read a third time by sections.

Senator Morgan moved to refer Senate Bill No. 54 to a special committee of one, with instructions to amend as follows:

Senator Morgan offered the following motion:

MR. PRESIDENT:

I move that Engrossed Senate Bill No. 54 be referred to a committee of one, consisting of its author, Senator McCutcheon, with instructions to amend by adding the following section:

Section 2. Any Constable, Police officer, Sheriff or Deputy Sheriff, or any person charged with the maintenance of the peace in this State, who knowingly permits any persons to carry a concealed weapon, as prescribed in section 1 of this act, and fails or refuses to file an affidavit before some Justice of the Peace against such person shall, upon conviction, be fined in a sum not exceeding twenty-five dollars (\$25), nor less than ten dollars (\$10) for each and every such offense, and I further move to amend such bill by striking out section 2.

tor Kopelke asked for a division of the amendment.

first part was read and adopted.

second part was then considered and adopted.

tor McCutcheon was appointed as such special commit-

tor McCutcheon, as such special committee, made a report that he had amended said bill as indicated in the amendment offered by Senator Morgan.

his report was adopted.

question being, Shall the bill pass?

roll was called, which resulted as follows:

those voting in the affirmative were:

Members Akin, Beck, Boyd, Chandler, Ellison, French, Gilman, Hobson, Kennedy, Kopelke, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McMorgan, Parker, Thayer, Vail, Wiggs, Wishard, Wray, and others. Total, 26.

those voting in the negative were:

Members Gifford, Holland, Kern, McKelvey, Newby, Seller, and Thompson. Total, 8.

the bill passed.

question being, Shall the title of the bill stand as the title of the act?

tor Morgan moved to refer the bill to the author to amend the title, which motion prevailed.

the bill was referred to Senator McCutcheon to amend the

tor Fulk called up Engrossed Senate Bill No. 48, which had passed a third time.

question being, Shall the bill pass?

roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Beck, Chandler, French, Fulk, Gilman, Hobson, Leyden, Magee, McCutcheon, McKelvey, Morgan, Thayer, Wiggs, Wishard, Wray, Yaryan. Total, 18.

Those voting in the negative were :

Senators Boyd, Ellison, Holland, Kennedy, Kern, Kopelke, Lynn, McHugh of Tippecanoe, McGregor, Newby, Parker, Seller, Smith, Stuart, Thompson, Vail. Total, 16.

The bill failed to pass for the want of a constitutional majority.

Senator Morgan asked leave of absence for Senator Barnes, which was granted.

Senator Kern asked leave of absence for Senator McHugh of Marion, which was granted.

Senator McCutcheon, as special committee of one, made the following report :

MR. PRESIDENT :

I move to amend the title to Engrossed Senate Bill No. 54, by striking out the words "declaring an emergency," and adding the words "and adding a supplemental section thereto, prescribing the duties of certain officers therein named, and providing penalties for the violation thereof.

McCUTCHEON.

The report was adopted.

MR. PRESIDENT :

I offer the following amendment to Senate Bill No. 102, and move its adoption.

Provided, That the provisions of this act shall not apply to any farmer in the State of Indiana who wishes to shoot any quail on his own farm for the use of his own table.

FRENCH.

The amendment was adopted.

Following message was received from the House.

RESIDENT:

directed by the House to inform the Senate that the
has passed Eegrossed Senate Joint Resolution No. 2,
same is herewith transmitted for the action of the

CHAS. E. CRAWLEY,
Clerk.

or Leyden moved that the Senate now adjourn.
h motion prevailed.

MORTIMER NYE,
President of the Senate.

FRIEDMAN,
Assistant Secretary of the Senate.

WEDNESDAY MORNING.

JANUARY 25, 1893.

Senate couvened at 10 o'clock A. M., Lieutenant-Gov-
ye in the chair.

r was offered by the Rev. H. A. Cleveland, of the
n Church of Indianapolis.

reading a portion of the Journal of the previous day,
on of Senator Lyun the further reading of the Journal
ensed with.

or Fulk moved that Senate Bill No. 121 be recom-
o the Committee on Fees and Salaries.
otion carried.

or Boyd moved to suspend the order of the day for the
and that the President proceed to the call for bills ou
ling.
otion carried.

Senator Cranor introduced Senate Bill No. 205, entitled :

A bill for an act supplemental to an act entitled an act concerning powers and duties of cities and incorporated towns and their Common Councils and Boards of Trustees and providing for the mode and manner of making street and alley improvements and building sewers and providing for the mode and manner of enforcing the payment of the cost of streets and alley improvements and building sewers and permitting cities and incorporated towns to issue street and sewer improvement bonds, and repealing all conflicting laws and declaring an emergency, approved March 8, 1889, and as amended by an act approved March 6, 1891, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senator Gifford introduced Senate Bill No. 200, entitled :

A bill for an act to amend sections 2, 8 and 9, the same being sections 4286, 4292 and 4293 of the Revised Statutes of 1881, of an act entitled, "An act to enable the owners of lands to drain and reclaim them when the same can not be done without affecting the lands of others, prescribing the powers and duties of the County Commissioners and other officers in the premises, and provide for the repair and enlargement of such drain, and repealing certain acts therein specified and declaring an emergency," approved April 21, 1881, and declaring an emergency.

Read the first time and referred to Committee on Swamp Lands and Drains.

Senator Hobson introduced Senate Bill No. 207, entitled :

A bill for an act to legalize acts of Notaries Public whose commission had expired, and declaring an emergency.

Read the first time and referred to the Committee on Judiciary.

Senator Hobson introduced Senate Bill No. 208, entitled :

An act to legalize the incorporation of the town of Eugene, in Vermillion County, State of Indiana, and to legalize the election of the officers of said town, and to legalize each and

every official act of the Board of Trustees of said town and all the officers thereof, and to legalize and make valid all by-laws, ordinances, rules, regulations and proceedings done and adopted by the Board of Trustees of said town, and declaring an emergency.

Read first time.

Senator Hobson moved that the Constitutional Rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray and Yaryan. Total, 35.

No Senator voted in the negative.

So the rule was suspended.

Senate Bill No. 208 was read the second time by title, and a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator McCutcheon introduced Senate Bill No. 209, entitled:

A bill for an act to amend section four (4) of an act entitled an act to authorize County Commissioners to construct free turnpikes in certain cases instead of county bridges, and to authorize Boards of County Commissioners to construct and pay for bridges built in the corporate limits of towns and cities, approved March 7, 1885 (Acts 1885, page 74), and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator McGregor introduced Senate Bill No. 210, entitled:

A bill for an act entitled an act to amend section 112 of an act entitled, "An act concerning taxation, repealing all laws in conflict therewith and declaring an emergency, approved March 6, 1891," and declaring an emergency.

Read first time and referred to Committee on Finance.

Senator Parker introduced Senate Bill No. 211, entitled:

A bill for an act concerning the duties of Clerks of the Circuit Courts in relation to keeping registers of fees and of all moneys received by them, and providing fees therefor.

Read first time and referred to Committee on Judiciary.

Senator Seller introduced Senate Bill No. 212, entitled:

An act concernig live-stock insurance companies, and repealing an act entitled "An act concerning the incorporation of live stock insurance companies, defining their power and prescribing their duties, approved March 9, 1891," and all other acts in conflict with this act.

Read first time and referred to Committee on Insurance.

Senator Seller introduced Senate Bill No. 213, entitled:

An act creating a Board of Pardon and Parole for Prisoners, defining the duties thereof.

Read first time and referred to Committee on Benevolent Institutions.

Senator Stuart, Chairman of Special Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your special committee to whom was referred the work of making a division of the State into judicial circuits and drafting a bill fixing the terms of court and time thereof in said circuits in accordance with Senate Resolutions No. —, would respectfully report that they have had the same under earnest and faithful consideration for several days and that they have made a geographical division of the State into circuits for judicial purposes and have prepared a bill embodying said division in proper sections, and have properly numbered the circuits, which bill, thus far completed, is herewith submitted; that in doing said work your committee has endeavored to make a fair and equitable division of the State in said circuits, taking into consideration the business transacted in the proposed circuits and the population as well as the territory, and believe the plan submitted is the best that can be had under all circumstances.

Your committee now recommend that the districting and bill, so far done and prepared, be adopted, and that the same be referred to the Committee on Organization of Courts to complete the work of fixing the terms of court in said circuits and the length of such terms, and when so completed said committee report the bill, as completed, to the Senate for proper action thereon.

Respectfully submitted,

ALBERT F. WRAY,
A. J. McCUTCHEON,
R. F. STUART,

Committee.

The report was adopted.

Senator Stuart introduced Senate Bill No. 214, entitled:

A bill for an act to divide the State of Indiana into circuits for judicial purposes, fixing the time of holding courts therein,

Providing for the election of Judges and Prosecuting Attorneys of such circuits and repealing all laws and parts of laws in conflict therewith.

Read first time and referred to Committee on Organization of Courts.

Senator Seller moved that 1,000 copies of Senate Bill No. 214, be printed.

Motion carried.

On motion of Senator McHugh, of Tippecanoe, the special Committee on Organization of Courts was discharged.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 215, entitled:

An act to authorize railroad companies to issue preferred stock in exchange for common stock and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Vail introduced Senate Bill No. 216, entitled:

A bill for an act prescribing some of the duties of Prosecuting Attorneys, and to amend an act approved March 6, 1891, entitled an act to amend section 7 of an act entitled an act for the election of Clerks of the Circuit Court and prescribing some of their duties, approved June 7, 1852, being section five thousand eight hundred and forty-nine (5849) of the Revised Statutes of 1881, of the State of Indiana, and repealing section 10 of an act entitled an act providing for the election, prescribing the powers and duties and fixing the compensation of the Attorney-General of Indiana. Approved March 5, 1889, and declaring an emergency.

Read first time and referred to the Committee on Education.

Senator McLean moved to reconsider the vote taken by which Senate Bill No. 129 was postponed.

Under the rules the motion was laid over until Thursday at 11 o'clock A. M.

Senator Wishard offered the following resolution, No. 38:

MR. PRESIDENT:

I move the adoption of the following resolution:

Resolved, That the Secretary of the Senate procure for the use of the Senate six copies of the acts of the General Assembly of Indiana for 1883, 1885, 1887, 1889, and that the same be kept in the Senate Chamber during the present session.

ALBERT W. WISHARD.

Which was adopted.

Senator Yaryan offered a remonstrance against the passage of Senate Bill No. 24, introduced by Senator McDonald. Signed by George M. Saffred and fifty-nine others.

Referred to Committee on Corporations without reading.

Senator Beck introduced Senate Bill No. 217, entitled:

A bill for an act to enable the owners of land to drain and reclaim them when the same can not be done without affecting the lands of others; prescribing the powers and duties of County Commissioners and other officers in the premises; repoealing sections one (1) to thirty-four (34), inclusive, of an act concerning drainage, in force since September 19, 1881, the same being sections 4285 to 4317, inclusive, of the Revised Statutes of 1881, and sections one (1) to five (5) of an act concerning drainage, approved March 6, 1891, and sections one (1) to twenty-nine (29) inclusive of an act concerning drainage, approved March 7, 1891, and declaring an emergency.

Read the first time and referred to Committee on Swamp Lands.

Senator Beck introduced Senate Bill No. 218, entitled:

A bill for an act to appropriate twenty five thousand dollars to complete the work of removing the limestone ledge in the Kankakee River.

Read first time and referred to Committee on Finance.

Senator Kern introduced Senate Bill No. 219, entitled :

A bill for an act to provide for the incorporation of religious societies and the government and conduct of their business.

Read the first time and referred to Committee on Corporations.

Senator Kern introduced Senate Bill No. 220, entitled :

A bill for an act prescribing the duties of railroad companies with reference to the crossing by railroad companies of streets avenues and alleys, in incorporated towns and cities in the State of Indiana, prescribing penalties, authorizing suits for the collection thereof and the disposition thereof, and authorizing towns and cities to grade and plank or gravel railroad tracks at the crossing of streets, avenues and alleys, and to recover the cost and expense thereof, and declaring an emergency.

Read the first time and referred to Committee on Railroads.

Senator Kern offered a memorial remonstrating against the passage of Senate Bill No. 24, introduced by Senator McDonald. Signed by N. C. Fitzpatrick and two hundred and nine others.

Referred to Committee on Corporations.

Senator Fulk offered a memorial remonstrating against the legislative interference with the Voluntary Relief Department of the P., C., C. & St. L. Ry., signed by R. S. Williams and four hundred and eighty-eight others.

Referred to Committee on Corporations.

Senator McGregor offered a memorial from J. E. Font's Post No. 272, G. A. R., Sabuda, Ind., asking their Representatives in the General Assembly to support the appropriation of \$50,000 for the National G. A. R. Encampment. Signed Robert C. Boorham, Commander ; I. B. Mount, Adjutant.

Referred to Committee on Military Affairs.

Senator Holland offered a remonstrance protesting against the proposed appropriation of \$50,000 to the G. A. R. Encampment by the Jefferson Club, of Batesville, Ind. Signed, B. F. Jackson, Secretary.

Referred to the Committee on Military Affairs.

Senator Cranor called up Senate Bill No. 8, which was read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crum-
packer, Ellison, French, Fulk, Gifford, Gilman, Kennedy, Kern,
Kopelke, Leyden, McCutcheon, McHugh of Tippecanoe, Mc-
Kelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stu-
art, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan.
Total, 33.

Those voting in the negative were:

Senators Lynn and Thompson. Total, 2.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Kopelke called up Senate Bill No. 53, and offered the following motion:

MR. PRESIDENT:

I move that Engrossed Senate Bill No. 53 be referred to a committee of one, with introduction to amend the same by re-inserting the words "or country" after the word "State," in the places in said engrossed bill corresponding to lines 3, 9 and 13 of the printed bill.

J. KOPELKE.

The motion was adopted.

Senator Kopelke was appointed a committee of one to make the amendment.

Senator Kopelke, as the special committee, made the following report:

MR. PRESIDENT:

Your committee to whom was referred Engrossed Senate Bill No. 53 with instructions to amend the same by reinserting the words "or country" after the word "State" in the places

in said engrossed bill corresponding to lines 3, 9 and 13 of the printed bill, respectfully reports that it has made the amendment as directed.

The report was adopted.

The question being, Shall the bill pass?

The roll being called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray. Total, 29.

Those voting in the negative were:

Senators Boyd, Gilman, Hobson, Wishard, Yaryan. Total, 5.

So the bill passed.

And the title of the bill was ordered to stand as the title of the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 61, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 61, entitled:

A bill for an act to prevent Township Trustees from employing teachers in certain cases; to require Township Trustees to register township orders and prescribing penalties.

Read first time and referred to the Committee on County and Township Business.

The following message was received from the House:

PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 38, and the same herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 38, entitled an act to amend sections one, twenty-three and twenty-five of an act entitled, "An act to create an Appellate Court and define its jurisdiction and procedure and declaring an emergency, approved February 28, 1901."

Read first time and referred to the Committee on Judiciary.

Senator Kopelke called up Senate Bill No. 59, which was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll being called resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Chandler, Cranor, Crumpacker, Ellis, French, Fulk, Gifford, Gilman, Hobson, Kennedy, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Seller, Smith, Thayer, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 31.

Those voting in the negative were:

Senators Baker, Boyd, Yaryan. Total, 3.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator Smith asked leave of absence for Senator Magee, until Friday morning.

Granted.

Senator Leyden called up Senate Bill No. 188, which was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting on the affirmative were :

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

On motion of Senator Akin the Senate adjourned.

WEDNESDAY AFTERNOON.

JANUARY 25, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator McCutcheon offered the following resolution No. 39, which, on motion of Senator Parker, was referred to the Committee on Judiciary.

MR. PRESIDENT:

WHEREAS, The Honorable Claude Matthews, late Secretary of State, in his report of 1892, on page 6, makes the following statement :

“There yet remains unsold in the charge of this office many volumes of the Revised Statutes of Indiana, revision of 1881.”

These under the existing statutes can not be sold for less than \$3.40 per volume, and as we are nearing the time when a new revision will become necessary, I would suggest as sound economy and good judgment that the price be reduced to \$1.50 per volume.

WHEREAS, That by joint resolution passed by the Senate and House on March 15, 1889, and found on page 452, Statutes of Indiana of 1889, fixed the price of the Revised Statutes at 1.75 per volume,

Resolved, That this matter be referred to a committee to fully investigate and report at an early day to this Senate as to what measure shall be adopted to dispose of the volumes.

Senator Holland offered the following resolution as to Senate Bill No. 53, which was adopted, and Senate Bill No. 53 was recalled from the House.

MR. PRESIDENT:

I move that Senate Bill No. 53 be recalled from the House for further consideration by the Senate, which was adopted:

Senator Newby called up Engrossed Senate Bill No. 32, which was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Boyd, Cranor, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McElvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 33.

Those voting in the negative were:

Senators Akin, Chandler, Kopelke. Total, 3.

So the bill passed, and the title of the bill was ordered to stand as the title to the act.

Senator Newby called up Senate Bill No. 77, which was read a third time and put upon its passage.

The question being, Shall the bill pass?

Those voting in the affirmative were:

Senators, Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumacker, Ellison, French, Gifford, Hobson, Holland, Kennedy,

Kern, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Newby, Parker, Seller, Smith, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 31.

Those voting in the negative were:

Senators Fulk, Gilman, Kopelke, Morgan, Wiggs. Total, 5.

So the bill passed.

The title to the bill as read was adopted as the title to the act.

Senator McHugh, of Tippecanoe, called up Engrossed Senate Bill No. 26, which was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Hobson, Holland, Kern, Leyden, Lynn, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Smith, Stuart, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 28.

Those voting in the negative were:

Senators Cranor, Kennedy, Kopelke, McCutcheon, McGregor, Seller, Thayer, Vail. Total, 8.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Seller called up Engrossed Senate Bill No. 118.

Which was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Boyd, Chandler, Ellison, French, Gifford, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray and Yaryan. Total, 30.

ose voting in the negative were :

ators Baker, Cranor, Fulk and Hobson. Total, 4.

the bill passed and the title of the bill was ordered to
as the title to the act.

ator Gifford called up Senate Bill No. 108.

ate Bill No. 108 was read a third time.

e question being, Shall the bill pass ?

e roll was called, which resulted as follows :

ose voting in the affirmative were :

ators Beck, Crumpacker, Ellison, Fulk, Gifford, Holland,
edy, Kern, Leyden, Lynn, McCutcheon, McHugh of Tip-
oe, McKelvey, McLean, Morgan, Newby, Parker, Seller,
n, Stuart, Thayer, Thompson, Vail, Wishard, Wray and
an. Total, 26.

ose voting in the negative were :

ators Akin, Baker, Chandler, Cranor, French, Gilman,
on, Kopelke, McGregor and Wiggs. Total, 11.

the bill passed, and the title of the bill was ordered to
as the title to the act.

ator Wishard called up Engrossed Senate Bill No. 91,
h was read a third time.

ator Kern moved that the consideration of this bill be post-
1 until Wednesday, February 1, at 2 o'clock p. m.

tion prevailed.

ator Wishard called up Engrossed Senate Bill No. 82,
h was read a third time and placed upon its passage.

e question being, Shall the bill pass ?

e roll was called, which resulted as follows :

ose voting in the affirmative were :

ators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crum-
er, Ellison, French, Fulk, Gifford, Gilman, Hobson, Hol-
Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon,

McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Thayer, Thompson, Wishard, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title to the act.

Senator Morgan called up Senate Bill No. 148, which was read a third time.

Senator Yaryan made the following motion:

MR. PRESIDENT:

I move that Senate Bill No. 148 be referred to a committee of one, consisting of Senator Morgan, with instruction to amend the same by striking out the words "County Superintendent of schools" when they occur and inserting instead thereof the words "the Board of County Commissioners."

YARYAN.

The motion failed.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 35.

Those voting in the negative were:

Senator Yaryan. Total, 1.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

On motion of Senator McCutcheon the Senate adjourned.

MORTIMER NYE,

President of the Senate.

J. F. FRIEDMAN,

Assistant Secretary of the Senate.

THURSDAY MORNING.

JANUARY, 26, 1893.

he Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the Chair.

Prayer was offered by Rev. A. N. Thompson, Seventh Presbyterian Church of Indianapolis.

After reading a portion of the Journal of the previous day, on motion of Senator Stuart, the further reading of the same was dispensed with.

Senator McHugh of Tippecanoe, from the Committee on Cities and Towns, offered the following report:

PRESIDENT:

Our Committee on Cities and Towns, to whom was referred House Bill No. 248, recommend that the same pass.

F. M. GRIFFITH,
Chairman.

Senator Vail moved that the constitutional rule be suspended, and that Engrossed House Bill No. 248 be read a second time by title, considered engrossed, read a third time by title and put upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Crumpacker, French, Fulk, Gifford, Gilman, Hobson, Holland, Kern, Kopelke, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the rule was suspended and Engrossed House Bill No. 248 was read a second time by title, a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Thayer, Stuart, Thompson, Vail, Wishard, Wray, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 50 was read a third time, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 36.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Concurrent Resolution No. 8, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Senator Vail from the Committee on Enrolled Bills, offered the following report on Enrolled House Bill No. 248 :

MR. PRESIDENT :

Your Committee on Enrolled Bills, reports that Engrossed House Bill No. 248, is correctly enrolled, and that the same has been delivered to the Governor.

L. W. VAIL.

The special order for this hour, 11 o'clock A. M., being the further consideration of Senate Bill No. 129, the same was taken up.

The question being on the motion of Senator McLean made yesterday to reconsider the vote taken by which Senate Bill No. 129 was postponed.

The motion prevailed.

Senator Wray offered the following amendment No. 1.

MR. PRESIDENT :

I move to amend section 3 of Senate Bill No. 129 by substituting for the words "or for any other cause that to him may seem just" in lines 3 and 4 of said sections, the following words, "or for any other just cause."

A. F. WRAY.

Senator Boyd offered the following amendment No. 2.

MR. PRESIDENT :

I move to amend Senate Bill No. 129 by adding the words immediately after the word "law" in line five: "Such appointments on each Board shall be from both political parties casting the largest vote at the election of Governor of State prior to such appointments."

THOS. E. BOYD.

Senator McHugh, of Tippecanoe, moved to reject amendment No. 2.

The ayes and noes being demanded by Senators Boyd and Newby.

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Akin, Beck, Chandler, Ellison, French, Fulk, Gifford, Holland, Kennedy, Kern, Kopelke, Lynn, McGregor, McHugh of Marion, McKelvey, McLean, Parker, Seller, Smith, Stuart, Thompson, Wray. Total, 23.

Those voting in the negative were :

Senators Baker, Boyd, Cranor, Crumpacker, Gilman, Hobson, McCutcheon, Newby, Thayer, Wishard, Yaryan. Total, 11.

So amendment No. 2 was rejected.

The bill was read a second time and ordered engrossed.

On motion of Senator Kern the Senate adjourned.

THURSDAY AFTERNOON.

JANUARY 26, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The following message from the House was received :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 260, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 260, entitled :

A bill for an act to amend sections four (4), twelve (12), twenty-nine (29), fifty-five (55), fifty-eight (58), seventy-five (75), eighty-one (81), eighty-five (85), eighty-six (86), eighty-seven (87), and eighty-eight (88), of an act of the General Assembly of the State of Indiana, entitled, "An act concerning the incorporation and government of cities having more than one hundred thousand population according to the last preceding United States census, and matters connected therewith, and declaring an emergency," approved March 6, 1891, and declaring an emergency.

Read first time and referred to Committee on Affairs of Indianapolis.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed House Bill No. 104, and the same is herewith transmitted for the action of the Senate.

CHAS E. CRAWLEY,
Clerk.

House Bill No. 104, entitled :

A bill for an act providing for the tiling of public drains that have been constructed as open drains under the laws of the State of Indiana.

Read first time and referred to the Committee on Swamp Lands and drains.

The following message from the House was received :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 183, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 183, entitled :

A bill for an act to amend section 198 of an act entitled an act concerning public offenses and their punishment, approved April 14, 1881; the same being section 2106 of Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 206, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 206, entitled :

A bill for an act providing for the registry and protection of labels, wrappers, marks, brands, stamps, or other devices of unions and associations of working men and women, prescribing remedies and penalties for the violation thereof, and other matters connected therewith, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 55, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY.
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed House Bill No. 91, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

engrossed House Bill No. 91, entitled:

bill for an act authorizing the Circuit and Criminal Courts of this State to pay short-hand reporters for transcribing the shorthand notes of evidence taken by them in criminal cases in long-hand manuscript, in certain cases, and declaring an emergency.

read first time and referred to the Committee on Judiciary.

engrossed House Bill No. 55, entitled:

bill for an act to repeal an act to empower County Commissioners to make donations for the benefit of colleges and academies and restrictions, and declaring an emergency, an act in force of time, without the Governor's approval, March 11, 1889, and declaring an emergency.

read first time and referred to Committee on County and Township Business.

The following report was received from the Secretary of the State:

PRESIDENT:

I hereby report that seven copies of the acts of 1885, 1887 and 1889, have been procured and are on the President's desk for the use of the Senators. I further report that the acts of 1886 and 1888 are out of print and can not be procured.

GEORGE PLEASANTS,
Secretary.

engrossed Senate Bill No. 67 was read a third time and put on its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crum-
mer, Ellison, French, Fulk, Gifford, Gilman, Hobson, Hol-
mes, Kennedy, Kopelke, Lynn, McCutcheon, McGregor, Mc-
Nish of Marion, McKelvey, McLean, Morgan, Newby, Seller,
Smith, Stuart, Thayer, Thompson, Wishard, Wray and Yar-
Total, 33.

Those voting in the negative were:

Senator Parker. Total, 1.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Senator Fulk asked for leave of absence for Senator Wiggs, which was granted.

Engrossed Senate Bill No. 60 was read the third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wishard, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 41 was read a third time and put upon its passage.

Senator Parker made the following motion:

MR. PRESIDENT:

I move that Senate Bill No. 41 be referred to a committee of one, consisting of Senator Wray, with instructions to strike out the word "fifty" in line 6 of section 1 and insert instead thereof the words "one hundred" and also to strike out the

words "twenty-five" in line 5 of section 2 and insert instead the words "one hundred" and also to strike out all of section 3 following and including the word "before" in line 11.

PARKER,
Senator.

The motion carried and Senator Wray was appointed as such committee.

Senator Wray as a special committee of one made the following report:

MR. PRESIDENT:

Your special committee of one, to whom was referred Senate Bill No. 19, with instructions to amend, beg leave to report that I have made the amendments as follows:

First. I have inserted the words "one hundred" in place of the word "fifty" in line 6, section 1.

Second. I have inserted the words "one hundred" in place of the word "twenty-five" in line 5 of section 2.

Third. I have also stricken out all of section 3 following and including the word "before" in line 11.

WRAY.

Senator Wray moved for a division of the amendment into three parts and to vote on the first, second and third parts, separately.

The motion was consented to.

The first part of the amendment was adopted.

The second part of the amendment was adopted.

The third part of the amendment was rejected.

Senator Akin moved to refer the bill to its author as a committee of one, to further amend by striking out section 7, the emergency clause.

The motion carried.

Senator Wray was appointed as such committee.

Senator Wray as such special committee of one made the following report :

MR. PRESIDENT :

Your committee of one, to whom was referred Senate Bill No. 41, with instruction to amend the same as instructed by the Senate would report that he has amended the said bill as instructed and herewith returns the same for further action thereon.

A. F. WRAY.

The report was adopted.

The question then being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Chandler, Ellison, French, Fulk, Gifford, Kennedy, Kern, Kopelke, Lynn, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Morgan, Parker, Seller, Smith, Stuart, Thompson, Wray. Total, 22.

Those voting in the negative were :

Senators Beck, Boyd, Cranor, Crumpacker, Gilman, Hobson, Holland, McCutcheon, Newby, Thayer, Wishard, Yaryan. Total, 12.

So the bill failed to pass for want of a constitutional majority.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 48, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 48, entitled :

An act to appropriate the sum of three hundred and eleven dollars and sixty-five cents to pay a judgment recovered by Joseph M. Stoddard and Carmen Stoddard against the State of Indiana,

WHEREAS, on the first day of July, 1891, Joseph M. Stoddard and Carmen Stoddard recovered judgment in Superior Court of Marion County against the State of Indiana for the sum of two hundred and eighty-five dollars and sixty-five cents, therefore

Read first time and referred to Committee on Claims.

The following message was received from the House :

R. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 122, and the same herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 122, entitled :

A bill for an act to refund surplus gravel road funds pro rata after the completion of the roads for which they were assessed.

Read first time and referred to Committee on Roads.

The following message was received from the House :

R. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 197, and the same herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 197, entitled :

A bill for an act entitled "An act to amend section 57 of an act entitled an act concerning proceedings in civil cases," approved April 7, 1881, the section hereby amended being section 6 of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Engrossed House Bill No. 19 was read a third time.

The question being, Shall the bill pass?

The roll being called, resulted as follows :

Those voting in the affirmative were :

Senators Baker, Beck, Boyd, Cranor, Crumpacker, French, Fulk, Gifford, Hobson, Holland, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wishard, Wray and Yaryan. Total, 27.

Those voting in the negative were :

Senators Akin, Chandler, Ellison, Gilman, Kennedy, Morgan, McKelvey. Total, 7.

So the bill passed, and it was ordered that the title of the bill should stand as the title of the act.

Leave of absence was granted Senator Vail on account of sickness for the afternoon.

Senate Bill No. 6 was read a second time and ordered engrossed.

Senate Bill No. 17 was read a second time.

Senator Kern moved that the further consideration of the bill be postponed until next Tuesday, and that it be made a special order for two o'clock P. M. that day.

The motion carried.

Senator Holland moved to reconsider the vote taken on Senate Bill No. 53, on yesterday, by which said bill passed the Senate.

Motion prevailed.

Senator Fulk moved to recommit the bill to the Committee on Judiciary.

The motion carried.

Senate Bill No. 40 was read a second time.

Senator Kopelke offered the following amendment :

MR. PRESIDENT :

I move to amend substitute Senate Bill No. 40, by inserting in the place corresponding to line 8 of the printed bill, after

the word "courts," the following: "or at such other times as a regular Judge may appoint."

J. KOPELKE.

Senator Crumpacker moved to reject the amendment.

Senator McHugh of Tippecanoe asked leave of absence for the Committee on Education for to-morrow, which was granted.

Senator Parker asked leave of absence for the Committee on World's Fair for to-morrow, which was granted.

Senator Morgan introduced Senate Bill No. 221, entitled:

A bill for an act to amend an act entitled an act to incorporate the Indiana Insurance Company, approved January 14, 1905.

Read first time and referred to Committee on Insurance.

Senator Wishard introduced Senate Bill No. 222, entitled:

A bill for an act appropriating money for the claim of A. W. Wuer, on account of constructing a sewer and appurtenances, and along Meridian and Circle street, from Washington street to St. Clair street, in the City of Indianapolis, along the west side of Circle and University Parks, and the grounds occupied by the Institution for the Education of the Blind, and clearing and emergency.

Read first time and referred to Committee on Claims.

On motion of Senator Cranor the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

FRIDAY MORNING.

JANUARY 27, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. J. H. Ranger, Christ Episcopal Church, of Indianapolis.

On motion of Senator Stewart the reading of the Journal was dispensed with.

The Lieutenant-Governor announced that he had signed Engrossed House Bill No. 19.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills reports House Bill No. 19 correctly enrolled and that the same has been delivered to the Governor for his approval.

F. M. GRIFFITH,
Chairman.

Senator Parker moved that when the Senate adjourn to-day it adjourn to meet at 11 o'clock A. M. Monday.

The motion carried.

Senator Kopelke moved to postpone the further consideration of Senate Bill No. 40, and that it be made a special order for next Wednesday at 8 P. M.

Motion carried.

Senator Baker offered a memorial in regard to the passage of the new road law, which was referred to the Committee on Roads.

Senator Cranor offered a memorial in regard to an appropriation for the National Grand Army Encampment.

Referred to Committee on Military Affairs.

Senator Ellison, offered a memorial in regard to an appropriation for the National Grand Army Encampment.

Referred to Committee on Military Affairs.

Senator Ellison offered a memorial in reference to an appropriation for the National Grand Army Encampment.

Referred to the Committee on Military Affairs.

Senator Griffith offered a memorial from Ben. North Post, Co. 40, G. A. R., Department of Indiana, asking an appropriation for the National Grand Army Encampment.

Referred to Committee on Military Affairs.

Senator Magee offered a memorial protesting against the passage of Senate Bill No. 24, signed by Henry W. Goodridge and 668 others.

Referred to Committee on Corporations.

Senator Magee offered a memorial protesting against the passage of House Bill No. 191, signed by W. H. Binghurst and twenty others.

Referred to Committee on Temperance.

Senator McDonald offered a memorial opposed to any radical change in the road laws now in force, signed by Jonas Bowman, President, J. W. Moorhouse, Secretary.

Referred to Committee on Roads.

Senator McDonald offered a memorial from Nelson Post 69, I. A. R., requesting the Legislature of Indiana to appropriate the sum of \$50,000 for the purpose of assisting in defraying the expenses of the National Encampment to be held in Indianapolis in September, 1893. Signed by A. W. Williams, Post Commander; J. L. Knight, Adjutant.

Referred to Committee on Military Affairs.

Senator McKelvey offered a memorial remonstrating against the passage of Senate Bill No. 24, signed by R. S. McKeeser and sixty others.

Referred to Committee on Corporations.

Senator Parker offered a protest from the Industry Lodge 5726, Farmers' Mutual Benefit Association, of Poplar Grove, Marshall County, Indiana, against the road congress. Signed by Noah Stayton and sixty-five others.

Referred to Committee on Roads.

Senator Smith offered a memorial remonstrating against Senate Bill No. 24, introduced by Senator McDonald. Signed by W. K. Murphy and others.

Referred to Committee on Corporations.

Senator Stuart offered a memorial from the Phil. H. Sheridan Relief Corps. Signed by Mrs. L. L. Jackson.

Referred to Committee on Military Affairs.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 174 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 174, entitled :

A bill for an act entitled an act to prevent fraudulent dealings in nursery agents and salesmen, prescribing penalties therefor.

Read first time and referred to Committee on Agriculture.

The following message was received from the House :

L. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 60 and the same herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 60, entitled:

A bill for an act to protect the interests of persons under mental disabilities, providing for the absolute release of sureties from the bonds of executors, administrators, guardians, trustees, commissioners or other persons holding trust funds in certain cases and requiring such trusts to be investigated and tests to be begun on such bonds in certain cases.

Read first time and referred to Committee on Judiciary.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

L. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 162, introduced by Senator Newby, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

L. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 189, introduced by Senator Griffith, beg leave to report the same back with the recommendation that the bill be referred to the Committee on Agriculture.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 149, introduced by Senator Bingham, beg leave to report the same back with the recommendation that the bill do pass.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 146, introduced by Senator Moore, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

The report was concurred in.

The report and concurrence was reconsidered and concurrence in report stricken out.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 130, introduced by Senator Newby, beg leave to report the same back with the recommendation that the bill do pass.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 159, introduced by Senator McHugh, of Tippecanoe, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Akin, Chairman of Committee on Agriculture, offered the following report on Senate Bill No. 127:

MR. PRESIDENT:

Your Committee on Agriculture have had under consideration Senate Bill No. 127, introduced by Senator Holland, and report the same back with the recommendation that the bill pass.

AKIN,
Chairman.

Report adopted.

Senator Beck, Chairman of Committee on Swamp Lands and Drains:

MR. PRESIDENT:

Your Committee on Swamp Lands and Drains, having had under consideration Senate Bill No. 69, introduced by Senator Gilman, make the following report:

That said bill be amended as follows: Amend section 1, lines 4 and 5, by striking out the words "or occupants having show of title," and amend section 1 further by striking out of line 12 the words, "two or more persons," and insert in lieu thereof the words "other persons."

That section 4 be amended as follows:

Insert the words "determine the" after the word "and" and before the word "size" in line 5.

Amend section 6 by striking out of line 21 of said section the words and figures "40 acres." And when so amended that said bill do pass.

J. M. BECK,
Chairman.

Report concurred in.

Senator Holland, Chairman of the Committee on Claims, offered the following report:

MR. PRESIDENT :

Your Committee on Claims, to whom was referred Senate Bill No. 83, introduced by Senator McGregor, having considered the same, beg leave to recommend that the same do pass.

W. G. HOLLAND,
Chairman.

The repor was concurred in.

Senator Lynn, Chairman of the Committee on Military Affairs, made the following report:

MR. PRESIDENT :

Your Committee on Military Affairs, to whom was referred Senate Bill No. 80, introduced by Senator Stuart of Marion, being a bill for an act to appropriate \$50,000 to defray the expenses of entertaining the veterans of the Twenty-seventh Annual Encampment of the Grand Army of the Republic in the city of Indianapolis, in September, 1893, and declaring an emergency, together with a large number of petitions and memorials introduced by the same, several of the Senators bearing on the same, have had the same under consideration and have unanimously instructed me to refer the same back to the Senate without recommendation, and ask that said bill, with accompanying memorials and petitions, be referred to the Committee on Finance.

LYNN,
Chairman.

Senator Magee moved to refer the bill back to the Committee on Military Affairs.

The motion carried.

Senator Thompson, Chairman of Committee on County and Township Business, offered the following report:

MR. PRESIDENT :

Your committee to which was referred Senate Bill No. —, introduced by Senator McCutcheon, submit the following report: They recommend that said bill be indefinitely postponed for the reason that the subject matter of said bill is

embraced in Bill No. 209, introduced by the same Senator, and said last bill is drawn with the greatest skill and care.

G. H. THOMPSON,
Chairman.

Report concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT :

Your Committee on County and Township Business, to which was referred Senate Bill No. 160, introduced by Senator McLean, report the same back with the recommendation that it do pass.

G. H. THOMPSON,
Chairman.

Report of the committee concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT :

Your Committee on County and Township Business, to whom was referred Senate Bill No. 209, introduced by Senator McCutcheon, report the same back to the Senate with the recommendation that the same be passed.

G. H. THOMPSON,
Chairman.

Report of the committee concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT :

Your Committee on County and Township Business, to whom was referred Senate Bill No. 79, beg leave to report favorably and recommend said bill do pass.

G. H. THOMPSON,
Chairman.

Report of committee concurred in.

Senator Thompson, Chairman of Committee on County and Township Business, offered the following report on Engrossed House Bill No. 69:

MR. PRESIDENT:

Your Committee on County and Township Business, to which was referred Engrossed House Bill No. 69, report the same to the Senate with the recommendation that it pass.

G. H. THOMPSON,
Chairman.

Report concurred in.

Senator Morgan, Chairman of the Committee on Public Health and Vital Statistics, offered the following report:

MR. PRESIDENT:

Your Committee on Public Health and Vital Statistics, to whom was referred Senate Bill No. 179, introduced by Senator Magee, have had the same under consideration and recommend that the bill do pass.

MORGAN,
Chairman.

The report was concurred in.

Senator Morgan, Chairman of the Committee on Public Health and Vital Statistics, made the following report:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 75, introduced by Senator McKelvey, have had the same under consideration and recommend that the same do pass.

MORGAN.
Chairman.

The report was concurred in.

Senator Seller, Chairman of the Committee on Insurance, offered the following report:

MR. PRESIDENT:

Your Committee on Insurance, to whom was referred Senate Bill No. 212, introduced by Senator Seller, beg leave to report the same back with the recommendation that the same do pass.

JOHN N. KERN,
Chairman.

Report of committee concurred in.

Senator McDonald, Chairman of the Committee on Public Printing, offered the following report:

MR. PRESIDENT:

Your Committee on Public Printing, to whom was referred Senate Bill No. 153, introduced by Senator Holcomb, beg leave to report the same back, with the recommendation that it do pass.

The report was concurred in.

A communication from the World's Fair read and ordered filed.

Senator McHugh, of Marion, by request, introduced Senate Bill No. 223.

Read first time and referred to Committee on Affairs of Indianapolis.

Senator Seller moved to reconsider the vote taken by which Senate Bill No. 146 was postponed.

The motion prevailed, and concurrence in said report stricken out, and referred back to Committee on Judiciary.

Senator Wishard introduced Senate Bill No. 224, entitled:

An act to amend section six of an act entitled "An act providing for the appointment of Notaries Public and defining their powers and duties," approved June 9, 1852.

Read first time and referred to Committee on Judiciary.

Senator McKelvey introduced Senate Bill No. 225, entitled:

A bill for an act to amend section one (1) of an act entitled "An act requiring corporations, companies, associations, firms and persons engaged in mining or manufacturing in this State to pay their employes once every two weeks in lawful money of the United States; prohibiting the issue or circulation of script; regulating the sale of merchandise and supplies by employer to employe, and providing penalties for violation," approved March 5, 1891.

Read first time and referred to Committee on Mines and Mining.

Senator McKelvey introduced Senate Bill No. 226, entitled :

A bill for an act providing for a burial permit and report of death; providing for a penalty for failing or refusing to comply with its provisions, and repealing all laws in conflict therewith.

Read first time and referred to Committee on Public Health.

Senator Ellison introduced Senate Bill No. 227, entitled :

"An act to amend section 3 of an act to amend an act entitled 'An act to provide for a general system of common schools, the officers thereof, and their respective powers and duties, and matters properly connected therewith, and prescribing the fees for certain officers named therein, and for the establishment and regulation of township libraries, and to repeal all laws inconsistent therewith, providing penalties therein prescribed,' approved March 6, 1865, and adding supplemental sections thereto," approved March 8, 1873.

Read first time and referred to Committee on Education.

Senator Ellison introduced Senate Bill No. 228, entitled :

A bill for an act to amend section 1 of an act to amend the one hundred and fifty-third section of an act entitled an act to provide for a general system of common schools, the officers thereof, and there respective powers and duties, and matters connected therewith, and prescribing the fees for certain officers therein named, and for the establishment and regulation of township libraries, and to repeal all laws inconsistent

therewith, providing penalties therein prescribed, approved February 25, 1875, and declaring an emergency.

Read first time and referred to Committee on Education.

Senator Baker introduced Senate Bill No. 229, entitled :

A bill for an act to amend section twenty-eight of an act entitled "An act concerning the partition of lands," approved May 20, 1852, and being section 1208 of the Revised Statutes of 1881 of the State of Indiana.

Read first time and referred to Committee on Judiciary.

Senator McHugh of Tippecanoe introduced Senate Bill No. 230, entitled :

A bill for an act to amend section number one (1) of an act entitled "An act to amend section number one (1) of an act entitled an act to amend section number one (1) of an act entitled an act concerning the organization and perpetuity of voluntary associations and adding supplemental section and declaring an emergency," approved March 6, 1889, and declaring an emergency, approved March 9, 1891, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McGregor, by request, introduced Senate Bill No. 231, entitled :

A bill for an act entitled an act supplementary to an act entitled "An act to regulate and license the sale of spiritous, vinous and malt and other intoxicating liquors; to limit the license fee to be charged by cities and towns; prescribing penalties for intoxication and providing for the recovery of damages for injuries growing out of unlawful sales of intoxicating liquors; to repeal all former laws regulating the sale of intoxicating liquors, and all laws and parts of laws coming in conflict with the provisions of this act; prescribing penalties for the violation thereof, and declaring an emergency;" approved March 17, 1875; and to authorize and regulate the assignment of license granted pursuant to said act.

Read first time and referred to Committee on Temperance.

Senator French, by request, introduced Senate Bill No. 232, entitled:

A bill for an act prohibiting railroad companies or corporations from collecting over charges on freight, and prescribing penalties.

Read first time and referred to Committee on Finance.

Senator Bingham introduced Senate Bill No. 233, entitled:

A bill for an act to prevent tramping, declaring what shall be deemed a tramp, prohibiting the use of fire-arms or other weapons by tramps, and prescribing punishment therefor.

Read and referred to the Committee on Judiciary.

Senator Seller introduced Senate Bill No. 234, entitled:

A bill for an act concerning the sufficiency of the evidence in actions of libel and slander.

Read first time and referred to the Committee on Judiciary.

Senator Seller introduced Senate Bill No. 235, entitled:

A bill for an act to amend section 1 of an act entitled an act for the preservation of the health of women and girls employed in manufacturing, mechanical and mercantile establishments, prescribing a penalty for the violation of the same, providing for its enforcement, and declaring an emergency, approved March 6, 1891.

Read first time and referred to the Committee on Public Health and Vital Statistics.

Senator McHugh, of Marion, introduced Senate Bill No. 236, entitled:

A bill for an act concerning insurance.

Read first time and referred to the Committee on Insurance.

Senator Morgan introduced Senate Bill No. 237, entitled:

"An act defining the powers of Common Councils in incorporated cities having a population of more than thirty-five

ousand inhabitants and less than forty-five thousand, according to the last preceding United States census and matters connected therewith, and declaring an emergency."

Be it enacted by the General Assembly of the State of Indiana, that the Common Council of all cities which have a population more than thirty-five thousand and less than forty-five thousand, as shown by the last preceding United States census shall hereafter have the powers herein permitted and may make and publish by-laws, and ordinances necessary to enforce the same. The Common Council of such cities shall have power to enforce ordinances.

Read first time and referred to Committee on Corporations.

Senator Holland introduced Senate Bill No. 238, entitled :

A bill for an act for the incorporation, supervision and examination of bank associations and savings banks, repealing laws conflict therewith and providing for an emergency.

Read first time and referred to the Committee on Banks.

Senator Magee offered the following resolution, which was opted :

WHEREAS, This Senate has just heard of the death of the Hon. James G. Blaine ; therefore, be it

Resolved, That a committee of three be appointed to prepare suitable memorial to be hereafter presented to this Senate.

MAGEE.

The Chair appointed as such committee, Senators Magee, Fishard and Ellison.

Senator Kern moved that the Senate do now adjourn out of respect to the memory of the late James G. Blaine, deceased.

The motion prevailed.

MORTIMER NYE.

President of the Senate.

J. F. FRIEDMAN,

Assistant Secretary of the Senate.

MONDAY MORNING.

JANUARY 30, 1893.

The Senate convened at 11 o'clock A. M.

Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. Taylor, First Baptist Church of Indianapolis.

After reading a part of the Journal of the preceding Friday's session, on motion of Senator Morgan, the further reading of the Journal was dispensed with.

Senator Wiggs, Chairman of the Committee on Federal Relations, Rights and Privileges, made the following report:

MR. PRESIDENT :

Your Committee on Federal Relations, Rights and Privileges of the Inhabitants of the State, to whom was referred Engrossed House Concurrent Resolution No. 3, have had the same under consideration and beg leave to recommend that said resolution be indefinitely postponed.

H. J. WIGGS,
Chairman.

Senator Wiggs moved the adoption of the report of the committee.

The ayes and noes being demanded by Senators Seller and Kern.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Kopelke and Yaryan. Total, 2.

Those voting in the negative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Ellison, French, Fulk, Gifford, Gilman, Holcomb, Holland, Kern, Leyden, Loveland, Lynn, Magee, McCutcheon,

McGregor, McHugh of Marion, McKelvey, McLean, McManus, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thayer, Vail. Total, 34.

So the report failed of adoption.

Senator Kern moved to adopt the resolution.

The motion carried.

Senator Wiggs offered the following report:

MR. PRESIDENT:

Your Committee on Rights and Privileges of the Inhabitants of the State, to whom was referred Senate Concurrent Resolution No. 6, introduced by Senator Barnes, have had the same under consideration, and beg leave to report the same back to the Senate with the recommendation that said resolution be adopted.

H. J. WIGGS,
Chairman.

Report was adopted.

Leave of absence was granted Senators Crumpacker and McDonald.

Senator Baker was granted leave of absence.

Senator Bingham offered a petition protesting against the passage of Senate Bill No. 214, proposing a "redistricting the Circuit Court subdivisions of the State," signed by Andrew Andrews.

Referred without reading to the Committee on Organization of Courts.

Senator Bingham offered a memorial from Houghton Post No. 128, G. A. R., asking that the bill appropriating \$50,000 for the G. A. R. Encampment be passed, signed by Ed. A. Jerwegan, P. C.; R. E. Perkins, Adjutant.

Referred without reading to the Committee on Military Affairs.

Senator Boyd offered a memorial from Pat. Evans Post No. 146, G. A. R., asking for an appropriation of \$50,000 for the

National G. A. R. Encampment, signed James P. Johnson, Commander, and a committee of four.

Referred without reading to the Committee on Military Affairs.

Senator Gifford offered the memorial from the same post; referred to same committee.

Senator Magee offered three petitions signed by J. Cumings, Louis B. Spaeth, P. P. Kikley, W. J. Reindeville and over one hundred more, all members of the Voluntary Relief Department of the Pennsylvania Company, in which they earnestly protest against any legislation adverse to the said institution as at present organized.

Referred without reading to the Committee on Corporations.

Senator McManus offered a petition relative to the office of Justice of the Peace.

Referred without reading to Committee on Judiciary.

Senator Morgan offered a petition protesting against any legislation with regard to "the Voluntary Relief Department of the Pennsylvania Company." Signed by W. H. Tigar and thirty-two more, all members of the said Relief Department.

Referred without reading to the Committee on Corporations.

Senator Smith offered a petition protesting against any legislation with regard to "the Voluntary Relief Department of the Pennsylvania Company." Signed by C. C. Phillips and seventy-five others, all members of the said Relief Department.

Referred without reading to the Committee on Corporations.

Senator Barnes offered the following Concurrent Resolution No. 9:

Resolved by the Senate, the House Concurring, That the Secretary of State be authorized to sell the Revised Statutes of 1881 at one dollar and fifty cents (\$1.50) per copy.

W. L. BARNES.

Referred to Committee on Judiciary.

Senator McLean offered the following substitute for Concurrent Resolution No. 9:

Resolved, That the Secretary of State be requested to inform the Senate if the Revised Statutes of 1881 can not be sold at the uniform price of \$2 per volume, and that if that price can not be fixed as the selling price thereof.

McLEAN.

Senator Parker moved to refer Concurrent Resolution No. 9, and the substitute, to the Committee on Judiciary.

The motion prevailed.

Senator Boyd offered a remonstrance against House Bill No. 191.

Referred to Committee on Temperance.

Senator Sweeney offered a memorial requesting the Legislature to pass a bill for the purpose of defraying the expenses of the National Encampment to be held in September next.

Referred to Committee on Military Affairs.

Senator McManus offered a memorial passed by the Farmers' Institute of Lagrange County, asking certain amendments to the tax laws, and asking that the present road laws be not changed.

Referred to Committee on Finance.

Senator Boord introduced Senate Bill No. 239, entitled:

An act to amend section 2 of an act entitled "An act to require railroad corporations, companies or persons operating within the State of Indiana to give notice at stations whether passenger trains are on schedule time or not, and affixing a penalty for a violation of the provisions of this act;" approved March 9, 1889.

Read the first time and referred to Committee on Railroads.

Senator Magee moved to suspend the regular order, and call for bills on second reading.

Motion carried.

Senator Gifford, as a special committee of one, reported, verbally, that he had made corrections on Senate Bill No. 181.

Report adopted.

Senate Bill No. 181 was read a second time.

Senator Fulk moved to recommit Senate Bill No. 181 to the Committee on Fees and Salaries.

Motion carried.

Senator Lynn, Chairman of the Committee on Military Affairs, offered the following report on Senate Bill No. 65:

MR. PRESIDENT:

The Committee on Military Affairs, to whom was referred Senate Bill No. 65, being a bill for an act to appoint a commission to locate the position of the Indiana soldiers on the battlefield of Chickamauga and to appropriate money therefor, together with Senate Bill No. 173, upon the same subject, the former introduced by Senator Fulk, of Monroe, and the latter by Senator McHugh, have had the same under consideration, and respectfully recommend that the said bill No. 65 do pass.

LYNN,
Chairman.

Report of committee concurred in.

Senate Bill No. 83 was read a second time and ordered engrossed.

Senate Bill No. 159 was read a second time and ordered engrossed.

Senator Yaryan moved to withdraw House Bill No. 162 from the Committee on Judiciary.

The motion prevailed.

Senator Yaryan moved that the constitutional rule be suspended and that engrossed House Bill No. 162 be read a second time by title, a third time by sections and placed upon its passage.

The question being on the suspension of the constitutional rules.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 47.

No Senator voting in the negative.

So the constitutional rule was suspended.

On motion of Senator Magee the Senate adjourned.

MONDAY AFTERNOON.

JANUARY 30, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The special order for this hour being the further consideration of Senate Bill No. 73, the same was taken up.

Senator Holcomb, Chairman of the Committee on Labor and Labor Statistics, asked for further time to examine said bill.

By consent, extension of time was granted to the committee, and the special order for this hour was deferred.

The unfinished business of the forenoon being the consideration of Engrossed House Bill No. 162, the same was proceeded with.

Engrossed House Bill No. 162 was read a second time by title, and a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 43.

No Senators voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Senator Bird moved to recall from the Committee on Judiciary House Concurrent Resolution No. 9.

The motion carried.

Senator Bird moved to adopt House Concurrent Resolution No. 9.

The ayes and noes being demanded by Senators Boyd and Kern.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Kennedy, Kern, Leyden, Loveland, Lynn, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 39.

Those voting in the negative were :

Senators Holland, Kopelke, Magee, McCutcheon, McHugh of Tippecanoe, Seller. Total, 6.

So House Concurrent Resolution No. 9 was adopted.

The following message was received from the House.

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 89, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 89, entitled:

A bill for an act authorizing the Board of Trustees of the Eastern Indiana Hospital for the Insane at East Haven, near Richmond, in Wayne County, to convey to the Pittsburgh, Cincinnati, Chicago & St. Louis Railway Company, one acre of land for station purposes, and declaring an emergency.

Read the first time and referred to the Committee on Benevolent Institutions.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 64, and the same is herewith transmitted for the action of Senate.

CHARLES E. CRAWLEY,
Clerk.

Senator McHugh, of Marion, made the following report:

MR. PRESIDENT:

Your committee to whom was referred Senate Bill No. 223, introduced by Senator McHugh, of Marion, report that they have had the bill under consideration and report the same back with the recommendation that the bill do pass.

JAMES McHUGH,
Chairman.

Senator McHugh, of Marion, moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll being called, resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

The rule was suspended and the bill read a second time by title, considered engrossed and read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Loveland introduced Senate Bill No. 240, entitled:

An act concerning the platting of lots, lands and parcels of ground having imperfect or difficult descriptions in cities and towns, and declaring an emergency.

Read the first time and referred to the Committee on Cities and Towns.

Senator Loveland introduced Senate Bill No. 241, entitled:

An act creating — Judicial Circuit, and providing for the election of a Judge and Prosecuting Attorney for said circuit, and the election of a Prosecuting Attorney for the 36th Judicial Circuit and fixing the time of holding courts in said 36th and — circuits.

Read the first time and referred to the Committee on the organization of Courts.

Senate Bill No. 48 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Cranor, Fulk, Hobson, Holcomb, McKelvey, McLean, Moore, Wray. Total, 8.

Those voting in the negative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, French, Griffith, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wail, Wishard, Yaryan. Total, 34.

So the bill failed to pass.

The Governor announced that he had signed Enrolled Senate Acts Nos. 13 and 142.

Senator Griffith, Chairman of Committee on Enrolled Bills, made the following report:

[R. PRESIDENT:

Your Committee on Enrolled Bills would report that Enrolled Senate Acts Nos. 13 and 142 have been correctly enrolled and have been this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Senate Bill No. 6 was read a third time by sections and placed upon its passage.

Senator McLean moved to refer Senate Bill No. 6 to a committee of one to amend by striking out the emergency clause.

Senator Magee moved to amend said motion by referring the same back to the Committee on Judiciary.

The motion prevailed.

Senate Bill No. 16, having failed to pass for want of a constitutional majority, was called up and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Boord, Chandler, Ellison, Gifford, Kennedy, Kern, Kopelke, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Smith, Sweeney, Wray. Total, 16.

Those voting in the negative were:

Senators Bingham, Boyd, Cranor, French, Fulk, Gilman, Hobson, Holcomb, Holland, Loveland, McCutcheon, McManus, Moore, Morgan, Newby, Parker, Seller, Stuart, Thayer, Thomson, Vail, Wishard, Yaryan. Total, 23.

So the bill failed to pass.

Senate Bill No. 129 was read a third time.

Senator McLean made the following motion:

MR. PRESIDENT:

I move to refer Senate Bill No. 129 to a committee of one, to amend as follows:

Amend the title of said bill by adding after the word "law" in said title the following:

"Also all Metropolitan State Police Commission," and amend section 1 of the bill by adding the following after the word "law," "also all Metropolitan State Police Commission."

McLEAN.

The motion carried and Senator McLean was appointed as such committee.

Senator McLean, as such special committee, made the following report:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 129, reports he has made the amendment.

McLEAN.

Senator Parker offered the following motion:

MR. PRESIDENT:

I move that Senate Bill No. 129 be referred to Senator McLean, with instructions to insert after the words "State Librarian," in line 6, section 1, the words "nor to the custodian and engineer of the State House."

PARKER.

Motion carried, and Senator McLean was appointed as such special committee.

Senator McLean of the Special Committee, to whom was referred Engrossed Senate Bill No. 129 for amendment, made the following report:

MR. PRESIDENT:

I have made the amendment as instructed.

MCLEAN.

Senator Cranor moved to concur in the report of the committee.

The motion carried.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 41, having failed to pass for want of constitutional majority, was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wray. Total, 34.

Those voting in the negative were:

Senators Boyd, Cranor, Gilman, Hobson, Holland, McCutcheon, Thayer, Vail, Wishard, Yaryan. Total, 10.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

The Committee on Prisons was granted leave of absence to resume their investigations at the Prison South.

Senator Morgan introduced Senate Bill No. 242, entitled:

An act concerning the incorporation and government of cities having more than thirty-five thousand and less than forty-nine thousand population according to the last preceding United States census and matters connected therewith, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

Senator Griffith introduced Senate Bill No. 243, entitled:

An act to amend section 1 of an act entitled "An act providing for a general system of common schools in all cities of thirty thousand or more inhabitants, and for the election of a Board of School Commissioners for such cities, and defining their duties and prescribing their powers, and providing for common school libraries within such cities," approved March 3, 1871, being section 4457 of the Revised Statutes of Indiana of 1881, by providing who shall be qualified electors and voters at such election.

Read first time and referred to the Committee on Education.

Senator Sweeney introduced Senate Bill No. 244, entitled :

A bill for an act authorizing the Warden of the State Prison North and State Prison South to purchase, feed and dispose of cattle and swine in certain cases, and declaring an emergency.

Read first time and referred to Committee on Prisons.

Senator Beck introduced Senate Bill No. 245, entitled :

An act concerning drainage and repealing certain laws relating to drainage, prohibiting the obstruction of drains established under the laws of this State, and prescribing penalty thereof.

Read first time and referred to the Committee and Swamp Lands and Drains.

Senator Kopelke, by request, introduced Senate Bill No. 246, entitled :

An act to amend sections one (1) of an act entitled "An act prohibiting the obstruction of ditches or drains, providing a method of keeping them in repair and providing a penalty for the violation thereof," approved February 28, 1889.

Read first time and referred to Committee on Swamp Lands and Drains.

Senator McCutcheon moved that the Senate do now adjourn.

The motion carried.

MORTIMER NYE.
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

TUESDAY MORNING.

JANUARY 31, 1898.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

After reading a part of the Journal of the previous day, on motion of Senator Cranor the further reading of the Journal was dispensed with.

Senator Magee, Chairman of the Committee on Finance, offered the following report:

MR. PRESIDENT:

Your committee to whom was referred Joint Resolution No. 1, introduced by Representative Fippin, after having the same under consideration, report the same back with the recommendation that it be indefinitely postponed.

RUFUS MAGEE,
Chairman.

The report was concurred in.

Senator Magee, Chairman of the Committee on Finance, offered the following report:

MR. PRESIDENT:

Your committee had under consideration Senate Bill No. 232, introduced by Senator French, and unanimously report to refer the bill to the Committee on Railroads.

RUFUS MAGEE,
Chairman.

The report was concurred in.

Senator Magee, Chairman of the Committee on Finance, offered the following report:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 187, introduced by Senator Newby, have had the same under con-

sideration, and recommend that the same be referred to the Committee on claims.

RUFUS MAGEE,
Chairman.

The report was concurred in.

Senator Magee, Chairman of the Committee on Finance, offered the following report:

MR. PRESIDENT:

Your committee, who has had under consideration Senate Bill No. 210, introduced by Senator McGregor, recommend that the same be indefinitely postponed.

RUFUS MAGEE,
Chairman.

The report was concurred in.

Senator Magee, Chairman of the Committee on Finance, offered the following report:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 218, introduced by Senator Beck, after having same under consideration, recommend the passage of the same.

RUFUS MAGEE,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, made the following majority report on Senate Bill No. 198:

MR. PRESIDENT:

The undersigned, constituting a majority of your Judiciary Committee, to whom was referred Senate Bill No. 198, introduced by Senator Parker, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
McHUGH,
J. KOPELKE.

The following majority report was submitted:

MR. PRESIDENT:

The undersigned, constituting a minority of your Judiciary Committee, to whom was referred Senate Bill No. 198, introduced by Senator Parker, beg leave to recommend that the bill do pass.

McCUTCHEON,
PARKER.

Senator McHugh, of Tippecanoe, moved to have the bill and both reports printed.

The motion carried.

Senator Griffith, Chairman of Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 215, introduced by Senator McHugh, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, offered the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 124, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, offered the following report:

R. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate bill No. 176, introduced by Senator Wray, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

Report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, offered the following report:

R. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate bill No. 224, introduced by Senator Wishard, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

Report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report:

R. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate bill No. 230, introduced by Senator McHugh, of Tippecanoe, beg leave to report the same back, with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, offered the following report:

R. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 128, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 135, introduced by Senator Wishard, beg leave to report the same back with the recommendation that it be indefinitely postponed.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 35, beg leave to report the same back with the recommendation that the bill do pass.

The report was adopted.

Senator Griffith, Chairman of Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 157, beg leave to refer the same back with the recommendation that the bill do pass, and with the further recommendation that as to matters of appropriations therein contained the same be referred to Committee on Finance.

The report was adopted.

Senator Griffith, Chairman of Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 110, introduced by Senator Kennedy, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

The report was adopted.

Senator Fulk, Chairman of Committee on Organization of Courts, offered the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 185, introduced by Senator Kern, beg leave to report the same back with the recommendation that the same do pass.

FULK,
Chairman.

The report was concurred in.

Senator Moore, Chairman of the Committee on Roads, offered the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No 178, introduced by Senator Moore, beg leave to report the same back with the recommendation that the same do pass.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of the Committee on Roads, offered the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Engrossed House Bill No. 122, introduced by Representative Stakebake, beg leave to report the same back with the recommendation that the same do pass.

MOORE,
Chairman.

The report was concurred in.

Senator Beck, Chairmam of Committee on Swamp Lands and Drains, made the following report:

MR. PRESIDENT:

Your Committee on Swamp Lands and Drains, to whom was referred Senate Bill No. 87, introduced by Senator Akin, report the bill back and recommend that the same do pass.

The report was concurred in.

Senator Seller, Chairman of Committee on Fees and Salaries, made the following report:

MR. PRESIDENT:

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 182, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the bill, as amended by its author, do pass.

The report was concurred in.

Senator Lynn, Chairman of Committee on Military Affairs, offered the following report:

MR. PRESIDENT:

Your Committee on Military Affairs, to whom was referred Senate Bill No. 173, introduced by Senator McHugh, of Marion County, beg leave to report the same back with the recommendation that it do pass.

LYNN,
Chairman.

The report was concurred in.

Senator Kern, Chairman of Committee on Insurance, offered the following report:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 72, introduced by Senator Magee, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

KERN,
Chairman.

Senator Magee moved for non-concurrence of the report, and that the bill be printed.

The motion carried.

Senator Griffith, Chairman of Committee on Cities and towns, offered the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 133, introduced by Senator Sweeney, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Cities and Towns, offered the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 170, introduced by Senator Bingham, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Cities and Towns, offered the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 46, introduced by Senator Bingham, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Cities and Towns, offered the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 194, introduced by Senator Thayer, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 205, introduced by Senator Cranor, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, offered the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 10, introduced by Senator Fulk, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 25, introduced by Senator McDonald, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, offered the following report:

L. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 19, introduced by Senator Kopelke, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, offered the following report:

L. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred engrossed House Bill No. 241, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator French moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Dempacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, Metcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Miller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Bryan. Total, 40.

No Senators voting in the negative.

So the rule was suspended, and Engrossed House Bill No. 241 was read a second time by title and a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 39.

No Senators voting in the negative, so the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Akin offered a petition signed by John E. West and about two hundred others asking legislation

- First.* In regard to abolishing the office of County Assessor.
- Second.* In regard to County Superintendents.
- Third.* In regard to printing ballots.
- Fourth.* In reference to delinquent taxes.
- Fifth.* In regard to legal notices.
- Sixth.* In reference to County Clerk.
- Seventh.* In regard to abolishing the office of Road Supervisor.
- Eighth.* In regard to gravel road law and drainage law.
- Ninth.* In regard to ditches.
- Tenth.* In regard to non-partisan Board of Trustees being appointed for our Benevolent and Reformatory Institutions.
- Eleventh.* In regard to Election Boards, Clerks and Sheriffs.
- Twelfth.* In regard to attorney's fees upon notes and mortgages.
- Thirteenth.* In regard to taxes upon all franchises of home and foreign corporations.
- Fourteenth.* In regard to our State levy.
- Fifteenth.* That political economy be made the ninth branch of our common schools.
- Sixteenth.* In regard to appointing doorkeepers, clerks and pages.
- Seventeenth.* In regard to publishing sample ballots.

Senator Boyd offered a remonstrance, which is as follows :

Resolutions read and adopted by Boone County Pomona Grange, P. of H., at its regular meeting of business, January 1893 :

We, your special committee, report the following resolutions for your consideration ; that,

WHEREAS, The State of Indiana is all ready graced with a large debt ; and

WHEREAS, The farmers now know and feel their oppressed condition from taxation ; and

WHEREAS, The farmers are opposed to any appropriations that are not absolutely necessary ; therefore be it

Resolved, That Boone County Pomona Grange, P. of H., ask the honorable Senator, Thomas E. Boyd, and the honorable representative, Samuel S. Davis, of Boone County, and that they are hereby respectfully requested to use their power and influence against the following appropriations, to-wit :

For G. A. R. National Encampment at Indianapolis, September, 1898 ; for World's Fair, for marking burial places of Indian soldiers in the South, for Purdue University, for Normal School, and all similar appropriations.

M. L. CLOUSER,

B. F. PANEY,

R. S. CROSE,

Committee.

The remonstrance was ordered filed.

Senator Akin introduced Senate Bill No 247, entitled :

A bill for an act to amend sections one and three of an act entitled "An act to create a Board of Commissioners for the purpose of securing for use in the common schools of the State of Indiana of a series of text books, defining the duties of certain officers therein named, with reference thereto, making appropriations therefor, defining certain felonies and misdemeanors, providing penalties for violations of the provisions of the act," repealing all laws in conflict therewith, and declaring an emergency.

Read the first time and referred to the Committee on Education.

Senator Fulk introduced Senate Bill No. 248, entitled :

A bill for an act to amend section one (1) of an act approved February 26, 1891, entitled an act to amend section six (6) and section seven (7) of an act entitled an act prohibiting the obstruction of ditches or drains, providing a method of keeping them in repair and providing a penalty for the violations thereof, approved February 28, 1889, and declaring an emergency.

Read first time and referred to Committee on Swamp Lands and Drainage.

Senator Gifford introduced Senate Bill No. 249, entitled :

A bill for an act regulating, in certain cases, the making of loans from the school fund and college funds of the State of Indiana, and providing for an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Gifford, by request, introduced Senate Bill No. 250, entitled :

A bill for an act to legalize the incorporation of the Mutual Life and Endowment Association of Indiana, and to legalize all the acts of said corporations, and all the contracts made by said corporation, to and with all persons whatever, and all the official acts of the Board of Directors thereof and declaring an emergency therefor.

Read first time and referred to Committee on Insurance.

Senator Holland introduced Senate Bill No. 251, entitled :

A bill for an act to amend section 9 of an act entitled, "An act entitled an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled an act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith, approved March 6, 1891.

Read first time and referred to Committee on Elections.

Senator Kern introduced Senate Bill No. 252, entitled :

A bill for an act to provide for safety and sanitary arrangements and construction in buildings to be used as asylums, school houses, poor houses, sanitariums and places where the sick, feeble and helpless are treated, and where the defective classes are kept or trained, and other public buildings.

To provide for the appointment of a State Board of Supervision therefor; prescribing its duties; defining its powers; and defining certain crimes for violations of this act, and fixing penalties therefor, and declaring an emergency.

Read first time and referred to Committee on Benevolent Institutions.

Senator Kern introduced Senate Bill No. 253, entitled:

A bill for an act concerning the platting of lots, lands and parcels of ground having imperfect or difficult descriptions in cities and towns, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 254, entitled:

A bill for an act for the incorporation of companies organized for the improvement of horse breeding within the State of Indiana, and for giving exhibitions of speed between horses, authorizing the selling of pools or book-making within the inclosure of grounds owned, leased or operated by such corporations upon the result of racing contests, prohibiting all other species of betting or gambling within any such inclosure or within two miles thereof, requiring such corporations to pay a certain tax upon the total profits received from pool selling or book making, including any sum received from the sale of privileges therefor, providing a penalty for any violation of the provisions of such act, and repealing all laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 255, entitled:

A bill for an act authorizing and empowering manufacturing, mining and other companies which have been or which may

hereafter be organized and incorporated under any law of this State to issue shares of preferred stock in such company, prescribing how the same may be issued and the rights and liabilities of the holders thereof, and providing that the provisions of this act shall not apply to any company which by any existing law is authorized to issue preferred stock or which may hereafter be specially authorized so to do, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Wray introduced Senate Bill No. 256, entitled:

An act to prevent the commission of frauds upon the owners or keepers of hotels, inns, boarding or eating houses, and prescribing penalties.

Read first time and referred to the Committee on Federal Relations and Rights and Privileges.

Senator Wray introduced Senate Bill No. 257, entitled:

A bill for an act fixing the limit of compensation to be paid for carrying passengers and their baggage on all lines of railroads within the State of Indiana, prescribing penalties for violations thereof and declaring an emergency.

Read first time and referred to the Committee on Corporations.

Senator Barnes introduced Senate Bill No. 258, entitled:

A bill for an act to repeal section 4 of an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled an act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith, and declaring an emergency, approved March 6, 1889, approved March 6, 1891.

Read first time and referred to the Committee on Elections.

Senate Bill No. 69 was read a second time and referred to Senators Gilman and Gifford to amend, and ordered to report to-morrow morning.

Senate Bill No. 127 was read a second time and ordered enrolled.

Senate Bill No. 179 was read a second time and ordered enrolled.

Senate Bill No. 209 was read a second time and ordered enrolled.

Senate Bill No. 160 was read a second time and ordered enrolled.

Senate Bill No. 180 was read a second time.

Senator Kern made the following amendment No. 1:

A. PRESIDENT:

I move to amend Senate Bill No. 180 as follows:

First by striking out the second section thereof.

KERN.

The amendment was adopted and the bill was ordered enrolled.

Senate Bill No. 149 was read a second time and ordered enrolled.

The Lieutenant-Governor announced that he had signed Enrolled House Bill No. 83.

Senate Bill No. 79 was read a second time and ordered enrolled.

Senate Bill No. 212 was read a second time and ordered enrolled.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

A. PRESIDENT:

Your Committee on Enrolled Bills, reports House Enrolled Bill No. 83 has been correctly enrolled, and the same has been delivered to the Governor for his approval.

F. M. GRIFFITH,
Chairman.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Senate Concurrent Resolution No. 6, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

On motion of Senator French, the Senate adjourned.

TUESDAY AFTERNOON,

JANUARY 30, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senate Bill No. 51 was read a second time.

Senator Kopelke offered amendment No. 1, as follows:

MR. PRESIDENT:

I move to amend Senate Bill No. 51 by striking out all that part beginning at line 2, with the words, "which section reads as follows," down to and including the words "canvass of the votes" in line 30 of the printed bill.

J. KOPELKE.

The amendment was adopted.

Senator Parker offered the following Amendment No. 2:

MR. PRESIDENT:

I move to amend Senate Bill No. 51 by striking out the word "thus" in line 67 of section 1 and by inserting after the word "present" in said line 67, the words "when the polls are opened. and he shall serve without compensation and shall take the oath of secrecy required of the members of the Board with which he is appointed to serve."

PARKER.

The amendment was adopted.

Senator Cranor offered the following amendment No. 3:

MR. PRESIDENT:

I move to amend Senate Bill No. 51 by inserting after the word "protest" on line 64 of the printed act, the following:

"And all ballots, the counting or rejecting of which shall be protested by such person, shall be preserved and in all things treated as other protested ballots are preserved and treated."

The amendment was adopted.

Senator Seller offered the following amendment No. 4:

MR. PRESIDENT:

I move to amend section 1 of Senate Bill No. 51 by striking out of line 42 on page 2 the words "on protest of any member of the Board."

SELLER.

Senator Magee offered the following amendment to the amendment No. 4:

MR. PRESIDENT:

I move to amend Senate Bill No. 51 by striking out all after the enacting clause.

The ayes and noes having been demanded by Senators Boyd and Magee.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Bird, Chandler, Crumpacker, Ellison, French, Gulk, Gifford, Kern, Leyden, Lynn, Magee, McHugh of Marion, McHugh of Tippecanoe, McLean, Morgan, Smith, Stuart, Thompson. Total, 19.

Those voting in the negative were:

Senators Akin, Baker, Barnes, Boyd, Gilman, Hobson, Holland, Kennedy, Kopelke, McCutcheon, McGregor, McKelvey, Newby, Parker, Seller, Thayer, Vail, Wigge, Wishard, Wray, Zaryan. Total, 21.

So the amendment to the amendment was lost.

The question recurring on the amendment offered by Senator Seller, that amendment was lost.

Senator Parker offered the following amendment No. 6:

MR. PRESIDENT:

I move to amend Senate Bill No. 51 by inserting after the word "party," in line 58, page 3, of the printed bill, the words "not represented on the Election Board."

PARKER.

Senator Magee moved to lay amendment No. 6 on the table.

The motion prevailed.

Senate Bill No. 153 was read a second time.

Senator Wray offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 153 by inserting after the word "county," on line 7 of said bill, the following words: "Within ten days after the adjournment of the session of said Board of Commissioners making the allowances."

A. F. WRAY.

The amendment was adopted.

The bill as amended was ordered engrossed.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 13, the same being an act to amend section 5 of an act entitled an act concerning taxation, repealing all laws in conflict therewith and declaring an emergency.

Also, Senate Bill No. 142.

An act to legalize the incorporation of the town of Hobart, and all the acts and ordinances of the Board of Trustees of said town and declaring an emergency.

MYRON D. KING,
Private Secretary.

Senate Bill No. 75 was read second time and ordered engrossed.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 103, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 103, entitled :

A bill for an act concerning voluntary associations for the purpose of insuring live stock and declaring an emergency.

Read first time and referred to Committee on Agriculture.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 110 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 110, entitled :

A bill for an act fixing the liabilities of insurance companies in case of loss by casualty under policies and the basis of adjustment and settlement between insurer and insured, declaring void all contracts in conflict with the provisions of this act, and an emergency declared.

Read first time and referred to Committee on Insurance.

Senator McLean offered the following Senate Concurrent Resolution No. 10, which was adopted.

A Concurrent Resolution requesting our Senators and instructing our Representatives in Congress to take such steps, by memorial or otherwise, as will be most expedient for expediting

a preliminary survey, with plans, specifications and approximate estimates of cost thereof, for the construction of a ship canal of approved width and depth, from the lower end of Lake Michigan to the head of navigation of the Wabash River.

WHEREAS, The feasibility of the construction of a ship canal to connect the lower water of Lake Michigan to the head of navigation of the Wabash River, has been generally acknowledged, if not yet fully demonstrated, the same being a work of internal improvement long discussed by the public, the value of which for the future development of the great northwest can hardly be estimated; and

WHEREAS, Various reports emanating from civil engineers of approved scientific skill, including the report of Major G. L. Gillespie, United States Corps of Engineers, made to the War Department, December 27, 1875, demonstrates the full practicability of such an enterprise. Said report showing, among other things, that there is a fall approximating about seventy (70) feet from the south end of Lake Michigan to said head waters of the Wabash River, and that such proposed canal, owing to the physical condition of the country through which it would pass, the same being level and sandy, by which the construction of such work could be done very cheaply in view of its magnitude; and,

WHEREAS, From the time of the submission of said report in 1875 to the War Department, no further congressional action looking to the ultimate construction of such canal has been had; and,

WHEREAS, FURTHER, Such proposed canal would shorten the water-way from Lake Michigan to the Gulf of Mexico by nearly four hundred miles more than any other route which has been suggested or proposed; therefore in view of the premises; be it

Resolved by the State Senate of Indiana, the House of Representatives concurring herein, That our Senators in Congress be requested, and our Representatives instructed to properly memorialize Congress, or take such other steps as their wisdom may dictate, to expedite the preliminary survey with plans,

ifications and estimates of the probable cost for the construction of such ship canal, of approved width and depth, to be constructed from the most desirable point on the south end of Lake Michigan, and by the best possible route, to the head of navigation of the Wabash River.

McLEAN.

Senator Ellison introduced Senate Bill No. 259, entitled:

A bill for an act entitled an act to define the qualifications of County School Superintendents.

Read first time and referred to Committee on Education.

Senate Bill No. 88 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bird, Boyd, Chandler, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Vail, Wishard, Wray, Yaryan. Total, 28.

Those voting in the negative were:

Senators Beck, Crumpacker, Ellison, Fulk, Kern, Morgan, Wishard, Parker, Smith, Stuart, Thayer, Thompson, Wishard. Total, 13.

The bill passed and the title to the bill was ordered to be read as the title to the act.

Senator Morgan presented a memorial from the Sion S. Bass, No. 40, G. A. R., asking for the \$50,000 appropriation for the G. A. R. Encampment to be held in Indianapolis Sept., 1901.

Referred to the Committee on Military Affairs.

Senator Morgan offered a memorial from the same post asking Senators and Representatives of Allen County to support Senate Bill No. 122 and House Bill No. 97.

Referred to the Committee on Military Affairs.

Senator Morgan also presented a memorial from the Allen County Democratic Soldiers' Club opposing the passage of any bill appropriating \$50,000 for the next National Grand Army Encampment.

Referred to the Committee on Military Affairs.

On motion of Senator French the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

WEDNESDAY MORNING.

FEBRUARY 1, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. R. R. Bryan, California Street M. E. Church, Indianapolis, Ind.

After reading a portion of the Journal of the previous day, on motion of Senator Chandler, the further reading of the Journal was dispensed with.

Engrossed Senate Bill No. 209 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Yaryan. Total, 40.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the

Engrossed Senate Bill No. 179 was read a third time and
ced upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler,
anor, Crumacker, Ellison, French, Fulk, Gifford, Gilman,
bson, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn,
agee, McCutcheon, McGregor, McHugh of Marion, McHugh
Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby,
rker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs,
ray, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the

Engrossed Senate Bill No. 127 was read a third time and put
on its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Chandler, Cranor,
nmpacker, Ellison, French, Fulk, Gilman, Hobson, Holland,
nnedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon,
sGregor, McHugh of Marion, McHugh of Tippecanoe, Mc-
lvey, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart,
ayer, Thompson, Wiggs, Wray, Yaryan. Total, 37.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the

The Lieutenant-Governor announced that he had signed Enrolled House Act No. 241.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Joint Committee on Enrolled Bills would respectfully report that they have compared Engrossed House Bill No. 241 and find it correctly enrolled, and the same was this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Engrossed Senate Bill No. 159 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wray, Yaryan. Total, 37.

No Senators voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed House Bill No. 77, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 77, entitled:

bill for an act to authorize the Trustees of Purdue University to dedicate lands for a public street, and declaring an emergency.

Read first time and referred to Committee on Education.

The following message was received from the House:

PRESIDENT:

I am directed by the House to inform the Senate that the House has passed House Bill No. 89, and the same is herewith submitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 89, entitled:

an act concerning holidays, repealing all laws in conflict therewith.

Read first time and referred to Committee on Education.

Engrossed Senate Bill No. 75 was read a third time and passed upon its passage.

The roll was called.

Following the announcement of the result of the roll call, the Senate, on motion of Senator Magee, adjourned until 2 p. m.

WEDNESDAY AFTERNOON.

FEBRUARY 1, 1893.

The Senate convened at 2 o'clock p. m., Lieutenant-Governor in the chair.

The question being the unfinished business of the forenoon, same was proceeded with.

The question recurring upon the passage of Engrossed Senate No. 75.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bird, Crumpacker, Ellison, Gifford, Gilman, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McHugh of Marion, McKelvey, McLean, Morgan, Parker, Stuart, Thayer, Thompson, Vail, Wishard, Wray. Total, 23.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Boyd, Chandler, Cranor, French, Fulk, Hobson, Kennedy, McGregor, McHugh of Tippecanoe, Moore, Newby, Seller, Smith, Wiggs, Yaryan. Total, 18.

So the bill failed to pass for the want of a constitutional majority.

Senator McKelvey moved that Senate Bill No. 75 be made the special order for 2 p. m. on the following Wednesday.

The motion carried.

The special order for this hour, 2 p. m., being the consideration of Senate Bill No. 91, the same was taken up and read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Magee, McCutcheon, McGregor, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Those voting in the negative were :

Senators Kern, Lynn, McHugh of Marion, Morgan, Thompson. Total, 5.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 130 was read a third time and
ced upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler,
anor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman,
bson, Holland, Kennedy, Kern, Kopelke, Lynn, Magee,
Cutcheon, McGregor, McHugh of Marion, McKelvey, Mc-
an, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart,
ayer, Thompson, Wiggs, Wishard, Wray, Yaryan.
tal, 39.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the

Engrossed Senate Bill No. 149 was read a third time and
ced upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler,
anor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman,
nnedy, Kern, Kopelke, Lynn, Magee, McCutcheon, Mc-
regor, McHugh of Marion, McHugh of Tippecanoe, McKel-
y, McLean, Morgan, Parker, Seller, Smith, Thayer, Wiggs,
ishard, Wray. Total, 33.

Those voting in the negative were:

Senators Holland, Moore, Newby, Thompson, Vail, Yaryan.
tal, 6.

So the bill passed and the title to the bill was ordered to
nd as the title to the act.

Senate Bill No. 79 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 212 was read a third time and placed upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 37.

No Senator voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

The special order for this hour, 3 o'clock P. M., being the consideration of Senate Bill No. 40 the same was proceeded with.

Senator Kopelke offered the following Amendment No. 1:

MR. PRESIDENT:

I move to amend substitute Senate Bill No. 40 by inserting in the place corresponding to line 8 of the printed bill after

word "courts" the following: "Or at such other time as regular judge may appoint."

KOPELKE.

Senator Kopelke offered the following Amendment No. 2:

PRESIDENT:

move to amend substitute Senate Bill No. 40 by inserting line 5 of the printed bill after the words "if he so select" words, "and if any party interested therein shall request and further by inserting after the word "business" in 7, the words "as to which such request was made by party as aforesaid."

KOPELKE.

Senator Magee moved to indefinitely postpone the bill and amendments.

The motion prevailed.

The following message was received from the House:

PRESIDENT:

I am directed by the House to inform the Senate that the House has passed House Bill No. 109, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 109, entitled:

A bill for an act to regulate the liability of common carriers of passengers and declaring void all contracts in conflict with the provisions of this act.

Read first time and referred to Committee on Judiciary.

Engrossed House Bill No. 69 was read a second time.

Senator Cranor moved that the constitutional rule be suspended, that the bill be read a third time by sections and passed upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 36.

Those voting in the negative were :

Senator Beck. Total, 1.

So the rule was suspended, the bill was read a third time by sections and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 39.

No Senators voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator McManus called up Senate Bill No. 101 and moved that action on the report be postponed, and that the bill be printed.

The motion carried.

Senate Bill No. 10 was read a second time.

Senator Fulk moved that the Constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being on the suspension of the rules.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Beck, Bird, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 29.

Those voting in the negative were :

Senators Akin, Boyd, Crumpacker, Kopelke, McCutcheon, McHugh of Marion, Newby, Parker, Smith, Vail, Yaryan. Total, 11.

So the constitutional rule was not suspended.

Senator McKelvey, Chairman of Committee on Mines and Mining, made the following report on Senate Bill No. 225 :

MR. PRESIDENT :

Your Committee on Mines and Mining and Manufactures, to whom was referred Senate Bill No. 225, introduced by Senator McKelvey, beg leave to report the same back and recommend that the bill do pass.

SENATOR MCKELVEY,
Chairman.

The report was concurred in.

Senator Smith, Chairman of Committee on Banks, made the following report:

MR. PRESIDENT :

Your Committee on Banks, to whom was referred Senate Bill No. 114, introduced by Senator McLean, beg leave to report the same back with the recommendation that the same do pass.

SMITH,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Engrossed House Bill No. 61, introduced by Mr. Megenity, beg leave to report the same back with the recommendation that the bill do pass.

THOMPSON,
Chairman.

The report was concurred in.

Senator Newby moved to adjourn.

The motion prevailed.

RUFUS MAGEE,
President of Senate *pro tem*.
J. F. FRIEDMAN,
Assistant Secretary of the Senate.

THURSDAY MORNING.

FEBRUARY 2, 1893.

The Senate convened at 10 o'clock A. M.

On motion of Senator Akin, Senator Rufus Magee was chosen to preside as President of the Senate during the absence of Lieutenant-Governor Nye.

After reading a portion of the Journal of the previous day, on motion of Senator Kopelke the further reading of the Journal was dispensed with.

Senator Moore, Chairman of Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 200, introduced by Senator Thayer, beg leave to report the same back with the recommendation that the bill be indefinitely postponed, for the reason that the same ground has been covered in another bill.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of Committee on Roads, made the following report:

[R. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 68, introduced by Senator Gilman, beg leave to report the same back with the recommendation that the bill do pass.

The report was concurred in.

Senator Akin, Chairman of Committee on Agriculture, made the following report:

[R. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 156, introduced by Senator Kern, have had the same under consideration, and report the same back with the recommendation that the bill be indefinitely postponed.

AKIN,
Chairman.

The report was concurred in.

Senator Akin, Chairman of Committee on Agriculture, made the following report:

[R. PRESIDENT:

Your Committee on Agriculture, to whom was referred House Bill No. 174, introduced by Representative Montoux, have had the same under consideration, and report the same back with the recommendation that the bill pass.

AKIN,
Chairman.

The report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, made the following report on Engrossed House Bill No. 99:

[R. PRESIDENT:

Your Committee on Agriculture, to whom was referred House Bill No. 99, introduced by Representative Allen, have

had the same under consideration and beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

C. T. AKIN,
Chairman.

Senator Akin moved to adopt the report of the committee.

The question being, Shall the report of the committee be adopted?

The ayes and noes being demanded.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Bird, Boyd, Chandler, Cranor, French, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McHugh of Marion, Morgan, Newby, Smith, Thayer, Thompson, Vail, Yaryan. Total, 22.

Those voting in the negative were:

Senators Barnes, Beck, Crumpacker, Fulk, Gifford, Hobson, Kennedy, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Seller, Wray. Total, 14.

So the bill was indefinitely postponed.

Senator Beck, Chairman of the Committee on Swamp Lands and Drainage, offered the following report:

MR. PRESIDENT:

Your Committee on Swamp Lands and Drainage, to whom was referred Senate Bill No. 245, introduced by Senator Beck (by request), report same back with the instruction and recommendation that said bill be indefinitely postponed.

J. M. BECK,
Chairman.

The report was concurred in.

Senator Beck, Chairman of the Committee on Swamp Lands and Drainage, offered the following report:

RESIDENT :

ur Committee on Swamp Lands and Drainage, to whom
eferred Senate Bill No. 248, introduced by Senator Fulk,
had the same under consideration and recommend that
ill do pass.

J. M. BECK,
Chairman.

report was concurred in.

ator Beck, Chairman of the Committee on Swamp Lands
Drainage, offered the following report :

RESIDENT :

ur Committee on Swamp Lands and Drainage, to whom
eferred Senate Bill No. 246, introduced by Senator Ko-
, have had same under consideration and report same back
the recommendation that the same do pass.

J. M. BECK,
Chairman.

report was concurred in.

ator Beck, Chairman of the Committee on Swamp Lands
Drainage, offered the following report :

RESIDENT :

ur Committee on Swamp Lands and Drainage, to whom
eferred Senate Bill No. 33, introduced by Senator Newby,
ave to report same back with the recommendation that
me be indefinitely postponed.

J. M. BECK,
Chairman.

report was concurred in.

ator Beck, Chairman of the Committee on Swamp Lands
Drainage, offered the following report :

RESIDENT :

ur Committee on Swamp Lands and Drainage, to whom
eferred Senate Bill No. 206, have had same under con-
tion and report same back with instruction that the same
ss.

J. M. BECK,
Chairman.

report was concurred in.

Senator Seller, Chairman of Committee on Fees and Salaries, made the following report on Senate Bill No. 199:

MR. PRESIDENT:

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 199, introduced by Senator Stuart, beg leave to report the same back, with the recommendation that the same be referred to the Committee on County and Township Business.

SELLER,
Chairman.

Senator Stuart moved to refer Senate Bill No. 199 to the Committee on County and Township Business.

The motion carried.

Senator Seller, Chairman of the Committee on Fees and Salaries, made the following report on Senate Bill No. 141:

MR. PRESIDENT:

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 141, introduced by Senator Kopelke, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

The report was concurred in.

Senator Seller, Chairman of Committee on Fees and Salaries, made the following report:

MR. PRESIDENT:

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 156, introduced by Senator Kopelke, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

The question being, Shall the report be concurred in?

The ayes and noes being demanded by Senator Kopelke and Akin.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Barnes, Beck, Bird, French, Kern, Lynn, Magee, McCutcheon, McHugh of Marion, Morgan, Newby, Smith, Stuart, Thompson. Total, 14.

Those voting in the negative were :

Senators Akin, Baker, Boyd, Chandler, Cranor, Fulk, Gifford, Hobson, Holland, Kennedy, Kopelke, Leyden, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Seller, Thayer, Vail, Wray, Yaryan. Total, 22.

The report was not concurred in.

Senator Kopelke moved to have the bill printed.

The motion was carried.

Senator Seller, Chairman of Committee on Fees and Salaries, made the following report :

MR. PRESIDENT :

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 183, introduced by Senator Griffith, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

The report was concurred in.

Senator Seller, Chairman of Committee on Fees and Salaries, made the following report :

MR. PRESIDENT :

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 121, introduced by Senator Moore, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

The report was concurred in.

Senator McHugh of Tippecanoe, member of the Committee on Cities and Towns, made the following report :

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 166, introduced by Senator Vail, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Committee on Cities and Towns, made the following report :

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 42, introduced by Senator Wray, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Committee on Cities and Towns, made the following report :

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 63, introduced by Senator Chandler, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 164, introduced (by request) by Senator Seller, beg leave to report the same back with the recommendation that the bill do pass.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following majority and minority reports:

Majority report:

. PRESIDENT:

A majority of your Committee on County and Township Business, to whom was referred Engrossed House Bill No. 55, introduced by Mr. McCallister, beg leave to report the same back with the recommendation that the bill do pass. Signed,

G. H. THOMPSON,
Chairman.
IVERSON LYNN.

Minority report:

. PRESIDENT:

The undersigned, a minority of your Committee on County and Township Business, to whom was referred Engrossed House Bill No. 55, beg leave to report the same back with the recommendation that it be indefinitely postponed.

GEO. W. HOBSON.

Senator Thompson moved that the majority report be considered in, which motion carried.

Senator Kern, Chairman of Committee on Insurance, made following report on Senate Bill No. 221:

. PRESIDENT:

Your Committee on Insurance, to whom was referred Senate Bill No. 221, introduced by Senator Morgan, beg leave to report the same back with the following amendment, to-wit:

That section two (2) of this bill amending section eleven (11) of an act entitled an act to incorporate the Indiana Insurance Company, approved January 14, 1850, be amended to read as follows:

Section two (2). The stockowners of this corporation shall be held individually responsible for all contracts, debts and engagements of such corporation made, contracted or incurred during the time such persons were the owners of a portion of the stock of such corporation to the extent of the amount of

their stock at the par value thereof in addition to the amount invested in such shares: *Provided*, That this amendment shall apply to future contracts only, and the Legislature reserves the right to alter, amend or repeal this charter when the company shall violate any of its provisions or so use its powers as to become oppressive to the citizens of the State. And when the bill is so amended we recommend that the same do pass.

KERN,
Chairman.

The report was concurred in.

Senator Kern, Chairman of the Committee on Insurance, made the following report:

MR. PRESIDENT:

Your Committee on Insurance, to whom was referred Senate Bill No. 181, introduced by Senator Gifford, beg leave to report the same back with the following amendments, to-wit:

First. Insert the word "foreign" before the words "corporation, association, or society" in sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12.

That on page 2 in line 28, after the word "Auditor," these words be added: "Or in lieu of any such deposit, any such corporation, association or society shall file with the Auditor of State a written contract or bond executed by a responsible surety and guaranty corporation or company to the approval of the Auditor of State, by which contract or bond said surety and guaranty corporation or company shall agree that upon notice by mail from said Auditor that any such foreign corporation, association or society is indebted to any citizen of the State of Indiana in any sum or sums, which indebtedness it refuses to promptly pay, that it will at once pay such sum or sums to said Auditor and continue so to do from time to time until such payments shall equal one hundred thousand dollars; and upon failure to make such payment or payments, then such Auditor shall at once revoke the license of any such corporation, association, or society under section 4 of this act, and suit against such surety and guaranty corporation or company shall be brought by the State of Indiana on relation of the Attorney-General of said State, and any judgment recovered

against any such surety and guarantee corporation or company shall include one hundred dollars damages and costs of suit, exclusive of such sum or sums of indebtedness in favor of such citizen or citizens, which damages shall be the compensation of said Attorney General for recovering such judgment.

“Such surety and guaranty corporation or company shall agree in writing, file with the Auditor before acceptance by the Auditor of its contracts or bond, to accept service of process of court by service thereof on the Auditor. Who shall mail a copy thereof to the office of such corporation or company, and such Auditor may, whenever in his judgment he thinks any such contract or bond so filed in his office to be insufficient, request any such corporation, association or society to file a new bond, satisfactory to such Auditor, and upon failure to comply with such requirement said Auditor shall revoke the licenses of said corporation, association or society, as provided in said section 4, to do business in this State, and such corporation, association or society shall not be entitled to enforce by legal proceedings any evidence of indebtedness against any citizen or citizens of this State, or any mortgage against any property in this State until such requirement has been so complied with.”

That in line 28, page 2, the word “It” shall be stricken out and the words “Any such corporation, association or society” be placed in its stead.

That section 14 be amended to read as follows:

In line 15, at the word “or,” these words be substituted: “or when upon petition of any shareholder or shareholders, setting forth that such petitioners believe said corporation, association or society to be conducting its business contrary to law, or that its affairs are in an unsound condition, or that they believe any of its statements are not correct, then said Auditor of State shall make, or cause to be made, an examination into the affairs of such corporation, association or society: *Provided*, That such shareholder or shareholders, before such Auditor shall make such examination, shall file with such Auditor a bond to his approval, conditioned if such examination shall disclose that such corporation, association or society so examined is doing a lawful business, then such shareholder or share-

holders will pay all costs of such examination as are hereafter provided for in this section." And when the bill is so amended we recommend that the same do pass.

KERN,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 3, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 196, introduced by Senator Cranor, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

Senator Cranor moved to reject the report of the committee.

The motion was lost.

The report of the committee was concurred in.

Senator McHugh, of Tippecanoe, of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 34, introduced by Senator Parker, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

The report was concurred in.

ator McHugh, of Tippecanoe, of the Committee on Judiciary, made the following report :

PRESIDENT :

ur Judiciary Committee, to whom was referred Senate No. 165, introduced by Senator Smith, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

ator McHugh, of Tippecanoe, member of the Committee on Judiciary, made the following report :

PRESIDENT :

ur Judiciary Committee, to whom was referred Senate No. 255, introduced by Senator McHugh, of Tippecanoe County, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

a report was concurred in.

ator McHugh, of Tippecanoe, member of the Committee on Judiciary, made the following report :

PRESIDENT :

ur Judiciary Committee, to whom was referred Senate No. 207, introduced by Senator Hobson, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

a report was concurred in.

ator McHugh, of Tippecanoe, member of the Committee on Judiciary, made the following report :

PRESIDENT :

ur Judiciary Committee, to whom was referred Engrossed Bill No. 71, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

a report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following report on Senate Bill No. 158:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 158, introduced by Senator McHugh, of Tippecanoe County, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Committee on Judiciary, offered the following report on Engrossed House Bill No. 206:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 206, beg leave to refer the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Committee on Judiciary, offered the following report on Engrossed House Bill No. 91:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 91, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, offered the following majority report:

MR. PRESIDENT:

The undersigned, constituting a majority of your Judiciary Committee, to whom was referred Senate Bill No. 201, intro-

by Senator Wishard, beg leave to report the same back the recommendation that the bill do pass.

GRIFFITH,
McHUGH,
CRUMPACKER,
McCUTCHEON,
HOLLAND.

minority report:

PRESIDENT:

The undersigned, constituting a minority of your Judiciary Committee, to whom was referred Senate Bill No. 201, introduced by Senator Wishard, recommend that the same be indefinitely postponed.

PARKER,
J. KOPELKE.

The majority report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, read the following reports:

minority report:

PRESIDENT:

The undersigned, constituting a majority of your Judiciary Committee, to whom was referred Senate Bill No. 125, introduced by Senator Gifford, beg leave to report the same back the recommendation that the bill be indefinitely postponed.

PARKER,
J. KOPELKE,
McCUTCHEON,
McHUGH.

minority report:

PRESIDENT:

The undersigned, constituting a minority of your Judiciary Committee, to whom was referred Senate Bill No. 125, introduced by Senator Gifford, recommend that the bill do pass.

HOLLAND.

The majority report was concurred in.

Senator McHugh, of Tippecanoe, member of the Committee on Judiciary, made the following majority and minority reports:

Majority report:

MR. PRESIDENT:

The undersigned, constituting a majority of your Judiciary Committee, to whom was referred Senate Bill No. 97, introduced by Senator Kopelke, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

PARKER,
McCUTCHEON,
HOLLAND.

Minority report:

MR. PRESIDENT:

The undersigned, a minority of your Judiciary Committee, to whom was referred Senate Bill No. 97, introduced by Senator Kopelke, recommend that the same do pass.

KOPELKE,
McHUGH,
GRIFFITH.

Pending the question of concurrence of the reports the Senate, on motion of Senator Boyd; adjourned.

THURSDAY AFTERNOON.

FEBRUARY 2, 1893.

The question recurring upon the adoption of the minority or majority report on Senate Bill No. 97.

Senator Kopelke moved to adopt the minority report.

The motion was lost.

The question now recurring on the adoption of the majority report, the same was adopted.

Senator McHugh, of Tippecanoe, Chairman of Committee on Education, made the following report:

24—SENATE JOUR.

RESIDENT:

in Committee on Education, to whom was referred Senate Bill No. 118, the same being "A bill for an act to appropriate a sum of sixty thousand five hundred dollars (\$60,500) to the Indiana State Normal School, and declaring an emergency," introduced by Senator McLean, have had the same under consideration and have to recommend that the said bill do pass. I recommend the reference of this matter to the Committee on Finance.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of Committee on Education, made the following report:

RESIDENT:

in Committee on Education, to whom was referred Senate Bill No. 128, introduced by Senator McHugh, of Tippecanoe, have had the same under consideration and beg leave to recommend that said bill do pass and it be referred to the Committee on Finance.

McHUGH,
Chairman.

Senator Akin moved to non-concur in the report.

The motion carried.

Senator McHugh, of Tippecanoe, Chairman of Committee on Education, made the following report:

RESIDENT:

in Committee on Education, to whom was referred Senate Bill No. 11, introduced by Senator Fulk, have had the same under consideration, and beg leave to recommend that said bill do pass, and that the same be referred to the Committee on Finance.

McHUGH,
Chairman.

Senator Akin moved to non-concur in the report.

The motion carried.

Senator McHugh, of Tippecanoe, Chairman of Committee on Education, made the following report:

MR. PRESIDENT :

Your Committee on Education, to whom was referred Senate Bill No. 89, introduced by Senator Akin (by request), have had the same under consideration and beg leave to recommend that said bill be indefinitely postponed.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of Committee on Education, made the following report:

MR. PRESIDENT :

Your Committee on Education, to whom was referred Senate Bill No. 227, introduced by Senator Ellison, have had the same under consideration and beg leave to recommend that said bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator Akin moved to reconsider the vote by which Senate Bill No. 113 was concurred in.

The motion carried.

Senator Akin moved to non-concur in the report.

The motion carried.

Senator McHugh, of Tippecanoe, moved that Senate Bills Nos. 113, 128 and 11 be referred to the Committee on Education.

The motion prevailed.

The following message was received from the House:

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 49 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 49, entitled :

A bill for an act to amend section eighty-two (82) of an act entitled, "An act concerning public offenses and their punishment, approved April 14, 1881, the same being section 1985 of the Revised Statutes of 1881, and repealing all laws in conflict herewith.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

R. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 67 and the same herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 67, entitled :

A bill for an act to amend section one (1) of an act entitled, "An act to amend section thirty-four (34) of an act entitled, "An act to provide for a general system of common schools, the officers thereof, and their respective powers and duties, and matters properly connected therewith, and prescribing fees for certain officers therein named, and for the establishment of township libraries, and to repeal all laws inconsistent therewith, providing penalties therein prescribed, approved March 1888, approved March 2, 1889.

Read first time and referred to Committee on Education.

The following message was received from the House :

R. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 388, and the same herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 388, entitled :

A bill for an act to provide for the continuance of causes in certain cases in the Circuit, Superior and Criminal Courts of the State, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator McHugh, of Tippecanoe, moved to suspend the constitutional rule, that the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being upon the suspension of the constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Boyd, Cranor, Crumpacker, Ellison, Fulk, Hobson, Holland, Kern, Kopelke, Leyden, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wigga, Wishard, Wray. Total, 28.

Those voting in the negative were:

Senators Akin, Barnes, Bird, Chandler, Gilman, Kennedy, Lynn, Magee, Morgan. Total, 9.

So the rule was not suspended.

Senator Parker was granted leave of absence.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 47 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 47, entitled:

A bill for an act appropriating money for the claim of the Warren-Scharf Asphalt Paving Company on account of paving with asphalt pavement the roadway of Pennsylvania Street, in the city of Indianapolis, east of University Park and the grounds occupied by the Institution for the Education of the Blind, and declaring an emergency.

Senator Wishard moved to suspend the constitutional rule, at the bill be read a second time by title, considered en-
 ossed, read a third time by sections and placed upon its pas-
 ge.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler,
 anor, Crumpacker, Ellison, Fulk, Gilman, Hobson, Holland,
 ennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon,
 cHugh of Marion, McHugh of Tippecanoe, McKelvey, Mc-
 lean, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer,
 ompson, Vail, Wiggs, Wishard, Wray. Total, 87.

So the constitutional rule was suspended. The bill was read
 second time by title, a third time by sections and placed
 on its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Boyd, Chandler,
 anor, Crumpacker, Ellison, Fulk, Gilman, Hobson, Holland,
 ennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McHugh
 Marion, McHugh of Tippecanoe, McKelvey, McLean,
 oore, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail,
 iggs, Wishard, Wray, Yaryan. Total, 85.

No Senator voting in the negative.

So the bill passed.

And the title to the bill was ordered to stand as the title to
 e act.

Senator Wishard offered the following resolution, No. 42:

R. PRESIDENT:

I offer the following resolution: That Senate Bill No. 82, that
 s passed the Senate and sent by the Senate to the House, be
 thdrawn from the House.

The resolution was adopted.

Senator Akin, member of the Committee on Finance, offered the following report:

MR. PRESIDENT:

Your committee who has had under consideration Senate Bill No. 81, introduced by Senator Wishard, beg leave to report the same back to the Senate with the recommendation that it be referred to the Committee on Benevolent Institutions.

RUFUS MAGEE,
Chairman.

The report was concurred in.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Concurrent Resolution No. 10, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 10:

Be it resolved by the House of Representatives, the Senate concurring, That a joint committee of three, from each House, be appointed to investigate and report upon the advisability of having a file case made in which to keep the printed bills of the two houses.

Read first time.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has, as requested by the Senate, returned herewith Engrossed Senate Bill No. 82, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Akin presented a petition, which was referred to the Committee on Elections.

Senators Gifford and Gilman, as a special committee of two, make the following report :

PRESIDENT :

Our special committee of two, to whom was referred Senate Bill No. 69 for amendment, as suggested by Senator Gifford, make the following report :

Amend section 1 of said bill by adding to it the following words: "*Provided*, That the party or parties desiring such drain shall file a petition with such Trustees, showing approximately the beginning and terminus of such proposed drain, and shall also give ten days' notice by posting five written notices in public places in the neighborhood of such improvement, which notice shall contain the names of all persons whose lands will be effected by such proposed improvement; and shall state the time and place when said Trustee will commence view of said proposed improvement."

Amend section 4 by adding thereto the following words: "and such Trustee shall at once, after making such view, make his report in writing, setting out the beginning, terminus and route of such ditch, and the allotments and assessments of the same against the several tracts of lands assessed for the construction of such drain, describing definitely each tract of land assessed, which report shall be filed in the ditch records in the Recorder's office of such county, and said transcript shall create a lien on all lands from and after filing in the Recorder's office: *Provided*, That such Trustee shall satisfy such lien as soon as any such assessment is paid or the work completed, and all cost for which such tract of land would be liable are hereby paid."

Amend section 5 by adding the following words: "And the order shall have five cents per one hundred words for recording the Trustee's report."

Amend section 8 by striking out of said section the following words: "But in no case shall such appellant be relieved from paying the full actual costs of the construction of his drain in such drain, including costs."

Amend the said bill by adding thereto the following additional section :

Section 9. That said Trustee shall appoint the Surveyor to perform his duties when such Trustee is related to any party affected by such proposed improvements, and when the Surveyor is related to any party effected by such improvement the Trustee or Commissioners—when the petition is before the Commissioners—shall select some competent Surveyor to act in his place.

GILMAN,
GIFFORD,
Committee.

Senator Gilman moved to adopt the report.

The motion was carried.

The bill was ordered engrossed.

Senator Beck offered the following resolution, No. 43:

MR. PRESIDENT:

WHEREAS, During the sessions of the Senate there is much conversation and discussion and consultation constantly going on between and among visitors, Senators and their friends and other persons in the rear part of the Senate Chamber and adjoining and near the Senators in that part of the chamber from which great confusion ensues and annoyance to those Senators which is daily increasing, therefore

Resolved, That all consultation and discussion in the rear part of the Senate Chamber be strictly prohibited and prevented by the Doorkeeper, and that the number of visitors and lobbyists and other persons admitted to that part of the floor of the Senate Chamber be limited to such number only as can be comfortably seated and the Doorkeeper shall enforce this order.

Read and referred to Committee on Rules.

Senator McCutcheon introduced Senate Bill No. 260, entitled:

An act concerning the enumeration and education of deaf and mute persons between the ages of six and twenty-one years, outlining the duties of certain officers in relation thereto and declaring an emergency.

Read first time and referred to the Committee on Benevolent Institutions.

Senator McCutcheon introduced Senate Bill No. 261, entitled :

An act concerning the incorporation and government of cities having more than fifty thousand and less than one hundred thousand population according to the last preceding United States census, and matters connected therewith, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Senator Barnes introduced Senate Bill No. 262, entitled :

An act providing for the erection of a monument over the grave of ex-Governor Jonathan Jennings, and providing for appropriation for the same, and declaring an emergency.

Read the first time.

Senator Barnes moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Boyd, Chandler, Connor, Ellison, Fulk, Hobson, Holland, Kennedy, Kern, Koppelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 86.

No Senators voting in the negative.

So the rule was suspended and the bill read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Boyd, Chandler, Connor, Ellison, French, Fulk, Holland, Kennedy, Kern, Koppelke, Leyden, Lynn, Magee, McCutcheon, McGregor,

McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 36.

No Senators voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Wray introduced Senate Bill No. 263, entitled:

A bill for an act to prevent the obstruction of streams and water courses, providing a method of keeping them clear of driftwood and other obstructions and prescribing penalties and declaring an emergency.

Read first time and referred to Committee on Swamp Lands and Drains.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 264, entitled:

A bill for an act changing the name of Governor's Circle, or Circle Park, to Monument Place; providing for its custody and care, and for the care and protection of the monuments and other improvements thereon, with penalties for wanton injuries; empowering the commissioners in charge to make and sell pictures, models, books, or other representations for the benefit of a fund to keep the monuments and grounds in repair, all other moneys accruing under any of the provisions of the act to be used for the same purpose; giving the custodian and his assistants police powers; designating the courts and officers to enforce the act; repealing conflicting laws, and declaring an emergency.

Read first time and referred to Committee on Soldiers' and Sailors' Monument.

Senator Baker introduced Senate Bill No. 265, entitled:

A bill for an act to amend section 48 of an act entitled "An act fixing the compensation and prescribing the duties of certain State and county officers, and providing penalties for the violation of the provisions," passed March 9, 1891.

Read first time and referred to Committee on Fees and Salaries.

Senator Stuart introduced Senate Bill No. 266, entitled:

A bill for an act to extend the powers of Justice of the Peace and provide for the appointment and payment of a substitute to act in place of regularly elected Justices in certain cases.

Read first time and referred to Committee on Organization of Courts.

Senator Stuart introduced Senate Bill No. 267, entitled:

A bill for an act to repeal section three (3) of an act entitled an act providing for the assessment and collection of certain taxes for the completion of the State Soldiers' and Sailors' Monument, begun under an act to provide for the erection of a State Soldiers' and Sailors' Monument or Memorial Hall or Monument and Memorial Hall combined, according to the discretion of the Trustees in this act provided for and declaring an emergency, approved March 3, 1887, and making certain appropriations therefor and also reappropriating said appropriations, and declaring an emergency.

Read first time and referred to Committee on Soldiers' and Sailors' Monument.

Senator Fulk introduced Senate Bill No. 268, entitled:

A bill for an act to legalize certain plats of city and town lots and rendering them admissible as evidence.

Read first time and referred to Committee on Judiciary.

Senator Smith introduced Senate Bill No. 269, entitled:

A bill for an act concerning the sinking, safety, maintenance, use and operation of natural gas and oil wells, prescribing penalties and declaring an emergency.

Read first time and referred to Committee on Natural Gas.

Senator Smith introduced Senate Bill No. 270, entitled:

A bill for an act to amend section one (1) of an act entitled, "An act to authorize companies organized for the purpose of drilling and mining for petroleum or natural gas, and marketing the same to appropriate and condemn real estate, and declaring an emergency," approved February 20, 1889.

Read first time and referred to Committee on Natural Gas.

Senator Smith introduced Senate Bill No. 271, entitled :

A bill for an act to amend sections one (1) and two (2) of an act entitled, "An act to regulate the mode of procuring, transporting and using natural gas, and declaring an emergency," which went into force and became a law by lapse of time and with the approval of the Governor, March 4, 1891, and to amend the title of said act.

Read first time and referred to Committee on Natural Gas.

Senator Kern introduced Senate Bill No. 272, entitled :

An act to amend section 257 of an act entitled "An act concerning proceedings in civil cases," approved April 7, 1881, and being designated as section 415 of the Revised Statutes of 1881, and to repeal section 4 of an act entitled "An act to provide for the more speedy trial of causes and facilitate the transaction of business in courts, to provide judges to try causes, and fix their compensation in certain cases therein named, to authorize adjourned terms of court, and enlarge the jurisdiction in certain specified cases, repealing all conflicting provisions in other acts," approved March 7, 1877, and being designated as section 1383 of the Revised Statutes of 1881, and declaring an emergency.

Read the first time and referred to the Committee on Judiciary.

Senator Kern, by request, introduced Senate Bill No. 273, entitled :

An act making an appropriation for four subsidiary monuments surrounding the State Soldiers' and Sailors' Monument, providing for erection by the State Soldiers' and Sailors' Monument Commission, and declaring an emergency.

Read the first time and referred to the Committee on Soldiers' and Sailors' Monument.

Senator Kern, by request, introduced Senate Bill No. 274, entitled :

An act authorizing the appointment of official stenographers for the Circuit, Superior and Criminal Courts of the State of

Indiana, prescribing their duties, compensation and manner of payment, and repealing all laws in conflict therewith.

Read the first time and referred to the Committee on the Organization of Courts.

Senator McLean introduced Senate Bill No. 275, entitled :

An act to provide for Alumnae representation on Boards of Trustees and other governing bodies of universities, colleges and other educational institutions, and declaring an emergency.

Read the first time and referred to the Committee on Education.

Senator Thompson introduced Senate Bill No. 276, entitled :

A bill for an act to define fraudulent marriages and prescribing the punishment therefor.

Read the first time and referred to the Committee on Judiciary.

Senator Wishard introduced Senate Bill No. 277, entitled :

An act regulating and prescribing the manner of procedure of County Commissioners, Township Trustees, Township or County Superintendents, and all other county or township officials having in charge the construction and repair of bridges, the cost thereof being paid from the proceeds of taxation, and declaring an emergency.

Read the first time and referred to the Committee on County and Township Business.

Senator Wishard introduced Senate Bill No. 278, entitled :

An act to amend section 541 of an act entitled "An act concerning proceedings in civil cases," approved April 7, 1881, the same being section 757 of the Revised Statutes of 1881.

Read first time and referred to Committee on Judiciary.

Senator Wishard introduced Senate Bill No. 279, entitled :

A bill for an act to provide for safety and sanitary arrangements and construction in buildings to be used as asylums, school-houses, poor-houses, hospitals, sanitariums and places

where the sick, feeble and helpless are treated and where the defective classes are kept or trained and other public buildings; to provide for the appointment of a State Board of Supervision therefor, prescribing its duties, defining its powers, and defining certain crimes for violations of this act and fixing penalties therefor, and declaring an emergency.

Read the first time and referred to the Committee on Benevolent Institutions.

Senator Seller, by request, introduced Senate Bill No. 280, entitled:

A bill for an act to confer upon women the privilege to vote at all regular or special elections held in any city, town or village in this State for the election of city, town or village officers, or other municipal purposes, and to hold such offices, repealing laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senate Bill No. 87 was read a second time and ordered engrossed.

Senate Bill No. 218, was read a second time and ordered engrossed.

Senate Bill No. 205 was read a second time.

Senator Boyd moved to indefinitely postpone the same.

The ayes and noes being demanded by Senators Boyd and Cranor.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, French, Fulk, Gifford, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 31.

Those voting in the negative were:

Senators Barnes, Cranor, Ellison, Gilman, Hobson, Holland, cKelvey. Total, 7.

So the motion prevailed.

Senator McCutcheon moved to adjourn, which motion was st.

Senate Bill No. 10 was read a second time.

Senator Fulk offered the following amendment (No. 1):

R. PRESIDENT:

I move to amend Senate Bill No. ten (10), by striking out ction 5, and amending the enacting clause thereof by striking it emergency.

FULK.

The amendment was adopted.

Senator Kopelke offered the following amendment (No. 2):

R. PRESIDENT:

I move to amend Senate Bill No. 10 by inserting in section in line 2 after the word "published," the words at an ex- use not exceeding ten (\$10) dollars for such publication.

J. KOPELKE.

The amendment was adopted.

Senator Kennedy offered the following amendment (No. 3):

R. PRESIDENT:

I move to amend Senate Bill No. 10 as follows: Strike out line 4 and 5, section 8, the words commencing with the ord, and in line 4 to the word "thereto" in line 5 inclusive.

KENNEDY.

The bill and the amendments were ordered engrossed.

Senator McHugh, of Tippecanoe, moved that consent be anted Senator Wishard to call up for reading such bills as desires read.

The motion prevailed.

Senate Bill No. 224 was read a second time and ordered grossed.

Senator McHugh, of Tippecanoe, member of the Judiciary Committee, offered the following minority and majority reports:

MR. PRESIDENT:

The undersigned, constituting a majority of your Judiciary Committee, to whom was referred Senate Bill No. 201, introduced by Senator Wishard, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
McHUGH,
CRUMPACKER,
McCUTCHEON,
HOLLAND.

MR. PRESIDENT:

The undersigned, constituting a minority of your Judiciary Committee, to whom was referred Senate Bill No. 201, introduced by Senator Wishard, recommend that the same be indefinitely postponed.

PARKER,
J. KOPELKE.

Senator Akin moved to non-concur in the reports of the Committee, which motion prevailed.

Senator Wishard moved to refer the bill to the Committee on Judiciary.

The motion carried.

Senator Crumpacker moved that the Senate do now adjourn.

Carried.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

FRIDAY MORNING.

FEBRUARY 8, 1893.

The Senate convened at 10 o'clock A. M.

Lieutenant Governor Nye in the chair.

Prayer was offered by Rev. Knickerbocker, of Indianapolis.

After reading a portion of the Journal of the previous day, a motion of Senator Stuart, the further reading of the Journal was dispensed with.

Senator Leyden asked leave of absence for the Committee Benevolent Institutions, which was granted.

Senator Lynn was granted leave of absence.

Senator McHugh, of Tippecanoe, a member of the Committee on Judiciary made the following report:

R. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate bill No. 233, introduced by Senator Bingham, by request, begive to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, a member of the Committee on Judiciary, made the following report:

R. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate bill No. 180, introduced by Senator Boyd, by request, begive to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, a member of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 93, introduced by Senator Wishard, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, a member of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 18, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, a member of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 276, introduced by Senator Thompson, by request, beg leave to report the same back for the action of the Senate as Committee of the Whole.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, moved that the bill be ordered printed.

The motion carried.

Senator McHugh, of Tippecanoe, made the following report on Senate Bill No. 195:

PRESIDENT :

ur Judiciary Committee, to whom was referred Senate No. 195, introduced by Senator Cranor, beg leave to report same back with the recommendation that the bill be infinitely postponed.

GRIFFITH,
Chairman.

e report was concurred in.

ator McHugh, of Tippecanoe, made the following report on Senate Bill No. 888 :

PRESIDENT :

ur Judiciary Committee, to whom was referred Engrossed e Bill No. 888, beg leave to report the same back with the amendment that the bill do pass.

GRIFFITH,
Chairman.

e report was concurred in.

ator Akin introduced Senate Bill No. 281, entitled :

act to legalize the incorporation of the town of Carlisle, van County, Indiana, and to legalize the election and fication of each and every officer, and each and every al act of the several Boards of Trustees of said town, and ch and every officer thereof, and to legalize and make all acts, by-laws, ordinances, resolutions, rules and regu- is adopted by said Boards of Trustees, and declaring an gency.

ad first time.

ator Akin moved that the constitutional rule be sus- ed, the bill read a second time by title, considered ssed, read third time by sections and put upon its pass-

e motion prevailed.

e question being on the suspension of the constitutional

e roll was called which resulted as follows :

ose voting in the affirmative were :

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 85.

No Senators voting in the negative, so the rule was suspended, and the bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 40.

No Senators voting in the negative, so the bill passed.

And the title of the bill was ordered to stand as the title to the act.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following majority report on Senate Bill No. 214:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 214, introduced by Senator Stuart, beg leave to report the same back with the following amendment, to wit: That all of said bill, after the enacting clause, be stricken out, and in lieu thereof the following be inserted:

SEC. 2. The counties of Vanderburgh and Warrick shall constitute the First Circuit.

SEC. 3. The counties of Posey and Gibson shall constitute the Second Circuit.

- c. 4. The counties of Dubois, Spencer and Perry shall constitute the Third Circuit.
- c. 5. The counties of Orange, Crawford and Harrison constitute the Fourth Circuit.
- c. 6. The county of Floyd shall constitute the Fifth Circuit.
- c. 7. The counties of Clark and Jefferson shall constitute the Sixth Circuit.
- c. 8. The counties of Lawrence, Washington and Scott constitute the Seventh Circuit.
- c. 9. The counties of Daviess and Martin shall constitute the Eighth Circuit.
- c. 10. The counties of Knox and Pike shall constitute the Ninth Circuit.
- c. 11. The counties of Clay and Sullivan shall constitute the Tenth Circuit.
- c. 12. The counties of Greene, Monroe and Brown shall constitute the Eleventh Circuit.
- c. 13. The counties of Jackson and Jennings shall constitute the Twelfth Circuit.
- c. 14. The counties of Dearborn, Ohio and Switzerland constitute the Thirteenth Circuit.
- c. 15. The counties of Franklin and Ripley shall constitute the Fourteenth Circuit.
- c. 16. The counties of Putnam, Morgan and Owen shall constitute the Fifteenth Circuit.
- c. 17. The counties of Shelby and Decatur shall constitute the Sixteenth Circuit.
- c. 18. The counties of Johnson and Bartholomew shall constitute the Seventeenth Circuit.
- c. 19. The county of Vigo shall constitute the Eighteenth Circuit.
- c. 20. The counties of Parke, Vermillion and Fountain constitute the Nineteenth Circuit.

SEC. 21. The county of Marion shall constitute the Twentieth Circuit.

SEC. 22. The counties of Hancock and Rush shall constitute the Twenty-first Circuit.

SEC. 23. The county of Montgomery shall constitute the Twenty-second Circuit.

• SEC. 24. The counties of Warren and Tippecanoe shall constitute the Twenty-third Circuit.

SEC. 25. The counties of Boone and Hendricks shall constitute the Twenty-fourth Circuit.

SEC. 26. The counties of Henry and Fayette shall constitute the Twenty-fifth Circuit.

SEC. 27. The counties of Union and Wayne shall constitute the Twenty-sixth Circuit.

SEC. 28. The county of Randolph shall constitute the Twenty-seventh Circuit.

SEC. 29. The county of Delaware shall constitute the Twenty-eighth Circuit.

SEC. 30. The county of Madison shall constitute the Twenty-ninth Circuit.

SEC. 31. The county of Hamilton shall constitute the Thirtieth Circuit.

SEC. 32. The county of Clinton shall constitute the Thirty-first Circuit.

SEC. 33. The counties of Howard and Tipton shall constitute the Thirty-second Circuit.

SEC. 34. The counties of Grant and Blackford shall constitute the Thirty-third Circuit.

SEC. 35. The counties of Adams and Jay shall constitute the Thirty-fourth Circuit.

SEC. 36. The counties of Huntington and Wells shall constitute the Thirty-fifth Circuit.

SEC. 37. The county of Cass shall constitute the Thirty-sixth Circuit.

88. The counties of Pulaski, White and Carroll shall constitute the Thirty-seventh Circuit.

89. The counties of Benton, Newton and Jasper shall constitute the Thirty-eighth Circuit.

40. The counties of Fulton and Miami shall constitute the Thirty-ninth Circuit.

41. The counties of Kosciusko and Wabash shall constitute the Fortieth Circuit.

42. The county of Allen shall constitute the Forty-first Circuit.

43. The counties of Noble and Whitley shall constitute the Forty-second Circuit.

44. The counties of Steuben and Dekalb shall constitute the Forty-third Circuit.

45. The counties of Elkhart and Lagrange shall constitute the Forty-fourth Circuit.

46. The counties of St. Joseph and Marshall shall constitute the Forty-fifth Circuit.

47. The counties of Starke, Porter and Laporte shall constitute the Forty-sixth Circuit.

48. The county of Lake shall constitute the Forty-seventh Circuit.

when the same is so amended we recommend that the bill do pass.

FULK,
Chairman.

Senator Newby made the following minority report :

RESIDENT :

The minority of the Committee on the Organization of Courts report that the further consideration of Senate Bill 4 be indefinitely postponed.

L. P. NEWBY.

Senator Magee moved to have four hundred copies of the bill **with** the reports thereon printed, and that the consideration of said bill be made a special order for Thursday, February 9, at **2 P. M.**

The motion prevailed.

Senator Fulk, Chairman of Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 22, introduced by Senator Loveland, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
Chairman.

The report was concurred in.

Senator Morgan, Chairman of Committee on Public Health and Vital Statistics made the following report on Senate Bill No. 235:

MR. PRESIDENT:

Your Committee on Public Health and Vital Statistics, to whom was referred Senate Bill No. 235, introduced by Senator Seller, have had the same under consideration, and recommend that the same do pass.

MORGAN,
Chairman.

The report was concurred in.

Leave of absence was granted to Senator Wray.

Senator Baker offered a memorial asking the "Passage of such laws which will be formulated by a Committee of the Department of Indiana to make appropriation to assist said Committee in establishing the Indiana State Soldiers' Home, and to assist by voice and vote in preventing the Mexicanizing

State Soldiers' Monument at Indianapolis, perverting its original design, etc."

igned.]

CHAS. R. JONES,

over one hundred citizens and soldiers of Jonesboro and vicinity.

ferred to the Committee on Benevolent Institutions.

ator Chandler offered a memorial from Joel Wolfe W. R. No. 68, of Rushville, Ind., asking the passage of Senate Bill No. 122.

igned.]

JOSIE WEBB,

President.

ALICE BAINBRIDGE,

Secretary pro tem.

ferred to the Committee on Soldiers' and Sailors' Monuments.

ator Cranor offered a memorial from E. T. Wood W. R. No. 33, asking the passage of House Bill No. 97.

igned.

EVA GINGER,

Corps President.

IZA M. LEMANS,

Corps Secretary.

ferred to the Committee on Military Affairs.

ator Hobson offered a memorial from Steele Post No. 9, G. A. R., Rockville, Indiana, asking that this General Assembly appropriate not less than \$50,000 toward paying the expenses of the coming National Encampment of the G. A. R. to be held at Indianapolis.

igned by order of Post.

J. A. SMITH,

Adjutant.

ferred to the Committee on Military Affairs.

ator McHugh, of Tippecanoe, offered a memorial, asking the passage of a complete index of the causes decided by the Supreme Court.

Court be made, and also proper provisions made for their safe-keeping.

[Signed.]

T. E. BALLARD,

And one hundred and thirty-five members of the legal bar of Indiana, also by Judges Niblack, Howk, Elliot, Zollers and Michell, and further endorsed by all the Judges of the Supreme and Appellate Courts.

Referred to the Committee on Judiciary.

Senator Seller offered a memorial from Colman Grange No. 519, of Montgomery County, protesting against appropriating any money by the State for the G. A. R. Encampment.

[Signed.]

C. B. COLMAN,

Master.

GEO. HUBER,

Secretary.

Referred to the Committee on Military Affairs.

Senator Thayer offered a memorial from John A. Logan Post No. 199, Department of Indiana G. A. R., North Manchester, Indiana, asking that the bill appropriating \$50,000 to the G. A. R. Encampment do pass.

[Signed.]

JOSEPH A. GOODMAN,

Adjutant.

Referred to the Committee on Military Affairs.

Senator Wiggs offered a memorial from Thomas Burch Post No. 259, G. A. R., Arthur, Indiana, asking the General Assembly to make such appropriations to the G. A. R. Encampment as will "insure its perfect success."

[Signed.]

R. M. BURCHFIELD,

Commander.

JAMES McCONNELL,

Adjutant.

Referred to Committee on Military Affairs.

Senator Vail offered a memorial from Custer Post No. 232, Department of Indiana, G. A. R., asking that the bill appropriating \$50,000 for the G. A. R. Encampment do pass.

[Signed.]

THOMAS CLAY,

Commander.

ISAAC FLICKINGER,

Adjutant.

Referred to the Committee on Military Affairs.

Senator Boyd offered a memorial in reference to Soldiers' Home at Lafayette.

Referred to the Committee on Military Affairs.

Senator Boyd offered a memorial in reference to Soldiers' Orphans' Home.

Referred to the Committee on Benevolent Institutions.

The following message was received from the House :

R. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 39, as amended, and said bill and amendments are herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Ellison introduced Senate Bill No. 282, entitled :

A bill for "An act concerning text-books to be used in the common schools of the State of Indiana, providing for the option and use of an intermediate grammar, fixing the price thereof, and defining the duties of Township Trustees and County Superintendents, repealing all laws inconsistent herewith, and declaring an emergency."

Read first time and referred to Committee on Education.

Senator Fulk introduced Senate Bill No. 283, entitled :

A bill for an act for the publication of papers, notes of importance and special studies, concerning the various departments of science read at the annual meeting of the Indiana Academy of Science.

Read first time and referred to the Committee on Education.

Senator Gifford, by request, introduced Senate Bill No. 284, titled :

A bill for an act to provide for the protection of camp-meeting grounds, fair grounds and other public or private grounds while the same is being used to hold any camp-meeting, horse

fair, agricultural fair, or other exhibition, show or entertainment, and to provide for the punishment of persons trespassing thereon at such time.

Read first time and referred to Committee on Agriculture.

Senator Gifford introduced Senate Bill No. 285, entitled :

A bill for an act providing for the examination of the official records of certain county officers and declaring an emergency.

Read first time and referred to Committee on County and Township Business.

Senator Seller introduced Senate Bill No. 286, entitled :

A bill for an act to amend section thirteen (13) of an act entitled "An act entitled an act to amend sections two (2), fifteen (15), nineteen (19), twenty-three (23), twenty-six (26), twenty-nine (29), thirty-four (34), forty-four (44), forty-five (45), forty-six (46), forty-seven (47), forty-nine (49), fifty-two (52) and sixty-five (65) of an act entitled an act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith, approved March 6, 1889," approved March 6, 1891.

Read first time and referred to Committee on Elections.

Senator Stuart introduced Senate Bill No. 287, entitled :

A bill for an act fixing the number of districts into which a town may be divided for the purpose of electing officers thereof, providing for the redistriction thereof, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

Senator Thompson introduced Senate Bill No. 288, entitled :

A bill for an ac to regulate the supply and consumption of natural gas, conferring certain powers on persons and corporations engaged in piping and furnishing such gas to its patrons.

Read first time and referred to Committee on Natural Gas.

Senate Bill No. 101 was read a second time and ordered engrossed.

te Bill No. 182 was read a second time.

tor Kennedy offered the following amendment (No. 1) :

RESIDENT :

ve to strike out section 8 of Senate Bill No. 182, and its adoption.

ayes and noes being demanded by Senators Boyd and rd.

roll was called, which resulted as follows :

e voting in the affirmative were :

tors Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, acker, Ellison, French, Fulk, Kennedy, Kern, McGregor, h of Tippecanoe, McKelvey, McLean, Moore, Seller, Stuart, Thompson, Wiggs. Total, 28.

e voting in the negative were :

tors Gifford, Gilman, Hobson, Kopelke, Magee, McHugh ion, Morgan, Newby, Thayer, Vail, Wishard. Total, 11.

motion was adopted.

tor Cranor moved to reconsider the vote taken by which ment No. 1 was adopted.

motion failed.

tor Magee moved to refer the bill to Senator Gifford to by inserting a section providing for \$4.00 per day.

motion carried.

te Bill No. 185 was read a second time and ordered en- l.

te Bill No. 19 was read a second time and ordered en l.

te Bill No. 215 was read a second time and ordered sed.

te Bill No. 225 was read a second time and ordered sed.

Senate Bill No. 114 was read a second time.

Senator Kopelke offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 114 by inserting the word "responsible" before the word "free-holders" in lines 18 and 27 of the printed bill.

KOPELKE.

The amendment was adopted.

The bill as amended was ordered engrossed.

Senate Bill No. 178 was read a second time.

Senator Boyd moved to refer the bill back to the Committee on Roads to amend the title.

The motion prevailed.

On motion of Senator French the Senate adjourned.

FRIDAY AFTERNOON.

FEBRUARY 3, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator Moore, appointed a special committee to amend the title of Senate Bill No. 178, made the following report:

MR. PRESIDENT:

Your special committee of one, to whom was referred Senate Bill No. 178, with instructions to amend its title, beg leave to report that he has amended the title to said bill as follows:

A bill for an act to amend section one (1) of an act entitled an act to amend sections one (1) and three (3) of an act to provide for the repairs of free turnpike roads in the various counties in Indiana and constituting the Board of Commissioners of any county in the State a Board of Directors of such roads, approved March 24, 1879, being sections 5104 and 5106 of the Revised Statutes of 1881, approved March 6, 1883.

Section 1. *Be it enacted by the General Assembly of the State of Indiana,* That section one (1) of an act entitled an act to amend sections one (1) and three (3) of an act to provide for the repairs of free turnpike roads in the various counties of Indiana, and constituting the Board of Commissioners of any county in this State a Board of Directors of such roads, approved March 4, 1879, being sections 5104 and 5106 of the Revised Statutes of 1881, approved March 6, 1883, be and the same is hereby amended to read as follows.

The report was adopted.

The amendment was adopted and the bill as amended was ordered engrossed.

Senate Bill No. 194 was read a second time.

Senator Thayer offered the following amendment:

[R. PRESIDENT:

I move the following amendment that there be inserted after the word deed in line two the following: "Conveying such title as his school township has."

THAYER.

The amendment was adopted and the bill as amended was ordered engrossed.

Senator Cranor introduced Senate Bill No. 289, entitled:

A bill for an act providing how and under what circumstances, steam, water, gas and oil pipes, lines, mains and conduits may be laid down, constructed and maintained over, under, along or across the public highways and free gravel roads of the State, providing penalty for the violation thereof, and for the collection thereof, fixing the duties of certain officers, repealing conflicting laws and declaring an emergency.

Read first time and referred to the Committee on Natural Resources.

Senate Bill No. 388 was read a second time.

Senator Kopelke offered the following amendment:

MR. PRESIDENT :

I move to amend Engrossed House Bill No. 388 by striking out the words "and before the election of such attorney to the General Assembly" in lines 6 and 7.

The amendment was rejected, and the bill passed to a third reading.

Senator Fulk moved that the further consideration of Senate Bill No. 65 be indefinitely postponed.

The motion carried.

Senator Magee called up Senate Bill No. 72 for further consideration.

The question being upon the adoption of the report of the committee recommending the indefinite postponement of said bill.

The report of the committee was concurred in.

The Lieutenant-Governor announced that he had signed Enrolled House Bill No. 47, also Enrolled House Bill No. 69.

F. M. Griffith, Chairman of the Committee on Enrolled Bills, offered the following report :

MR. PRESIDENT :

Your Committee on Enrolled Bills would respectfully report that they have compared Engrossed House Bills Nos. 47 and 69, and find the same correctly enrolled, and the same were this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

House Bill No. 128 was read a second time and passed to a third reading.

Engrossed House Bill No. 122 was read a second time and passed to a third reading.

House Bill No. 61 was read a second time..

Senator Kopelke offered the following amendment (No. 1).

R. PRESIDENT:

I move to amend Engrossed House Bill No. 61, by striking out the second clause of the title and also section 2.

KOPELKE.

The amendment was adopted.

Senator Seller offered the following amendment No. 2:

R. PRESIDENT:

I move to amend House Bill No. 61, by striking out the first clause of the title and the first section of the bill.

SELLER.

Senator Fulk moved to reject amendment No. 2.

Senator French moved that when the Senate does adjourn it adjourn till 11 o'clock on Monday.

The motion prevailed.

On motion of Senator McHugh the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

MONDAY MORNING.

FEBRUARY 6, 1893.

The Senate convened at 11 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. C. C. Edwards, of Fletcher Place E. Church of Indianapolis.

After reading a portion of the Journal of the preceding day, on motion of Senator Smith the further reading of the Journal was dispensed with.

The unfinished business of the previous Friday being the consideration of House Bill No 61, the same was taken up.

The question recurring on the motion of Senator Fulk to reject the amendment offered by Senator Seller.

The motion carried and said amendment was rejected.

The bill as amended was ordered engrossed.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 148, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 89 as amended.

Said bill and amendments are herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 271, and the same is herewith transmitted for the action of the Senate.

Engrossed House Bill No. 271, entitled:

A bill for an act to amend sections one (1), two (2), three (3), four (4), five (5) and six (6), being sections 4894, 4895, 4896, 4897, 4898 and 4899 of the Revised Statutes of Indiana, 1881, of an act entitled "An act to regulate the manufacture and sale of commercial fertilizers, and to prevent the manufacture and sale of adulterated commercial fertilizers, and prescribing penalties."

Read first time and referred to Committee on Agriculture.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 199, introduced (by request) by Senator Stuart, beg leave to report the same back with the recommendation that the bill do pass.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 277, introduced by Senator Wishard, beg leave to report the same back with the recommendation that the bill do pass.

THOMPSON,
Chairman.

The report was concurred in.

Senator Bingham offered a memorial from the Farmers' Institute of Knox County, indorsing the law and appropriation rendering Farmers' Institutes possible.

Referred without reading to the Committee on Agriculture.

Senator Bingham presented a memorial from the Houghton Relief Corps No. 161, recommending the passage of House Bill No. 97 and Senate Bill No. 122.

Referred without reading to the Committee on Military Affairs.

Senator Bingham presented a memorial from the Jesse Coppock Post No. 378, G. A. R., indorsing House Bill No. 97 and Senate Bill No. 122, and recommending their passage.

Referred to the Committee on Military Affairs without reading.

Senator Chandler presented a memorial from the General Assembly F. M. B. A. of Hancock County, opposing the appropriation of money for the World's Fair; opposing any change in the present road laws, and asking economy in all other appropriations.

Referred, without reading, to the Committee on Finance.

Senator Gifford, as a special committee of one, to whom was referred Senate Bill No. 182, with instructions to amend, made the following report:

MR. PRESIDENT:

As a committee of one appointed to amend section 8 of Senate Bill No. 182, I wish to submit the following report:

Section 3 of said bill now reads, as directed by the Senate, as follows: Section 3. The County Commissioner's fees shall be as follows: For each day's attendance as a member of the County Board or Board of Equalization, each Commissioner shall receive four dollars (\$4) per day: *Provided*, This section shall not apply to counties whose population is in excess of 65,000 as shown by the last census.

The report was concurred in, and the bill as amended was ordered engrossed.

Senator Magee introduced Senate Bill No. 290, entitled:

An act concerning libel in civil actions.

Read first time and referred to the Committee on Judiciary.

Senator Magee introduced Senate Bill No. 291, entitled:

An act to amend section 2 of an act entitled "An act defining libel, to prevent publication thereof, and providing punishment thereof," approved March 15, 1879, such section being section 1925 of the Revised Statutes of 1881.

Read first time and referred to the Committee on Judiciary.

Senator Smith offered a memorial from Alexander Trimble, Post No. 213 G. A. R., asking that bill appropriating \$50,000 for the G. A. R. Encampment do pass. Signed by John W. Barnell, Commander; Matthew Atkinson, Adjutant.

Referred without reading to the Committee on Military Affairs.

Senator Smith offered a memorial from Sam. Henry Post No. 63, G. A. R., Decatur, Ind., asking the passage of the bill appropriating \$50,000 to the G. A. R. Encampment. Signed by C. Blackburn, Commander; T. R. Moore, Adjutant.

Referred without reading to the Committee on Military Affairs.

Senator Wishard introduced Senate Bill No. 292, entitled:

"An act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, and to apportion the same among the several counties of the State and to repeal all laws in conflict therewith.

Read first time and referred to the Committee on Legislative Apportionment.

Senator Wishard introduced Senate Bill No. 293, entitled:

A bill for an act to amend an act entitled "An act authorizing the acceptance of surety companies as sureties upon bond required by the laws of this State, prescribing the rights and liabilities of such companies as sureties upon such bonds, and declaring an emergency. Approved April 13, 1885.

Read first time and referred to the Committee on Judiciary.

Senators Barnes, McManus, Crumpacker and Yaryan were each granted leave of absence.

Senator Parker offered a memorial requesting the Legislature of the State of Indiana to make an appropriation for the Encampment of the G. A. R., to be held at Indianapolis in September, 1893, the said memorial coming from the Lafayette Gordon Post No. 132, G. A. R.

Referred to Committee on Military Affairs.

Senator Parker offered a memorial from the — Hardyog Post No. 400, G. A. R., asking the Legislature of the State of Indiana to appropriate \$50,000 to assist in defraying the expenses of the National Encampment, to be held at Indianapolis in September, 1893.

H. A. PLACE,
Adjutant.

Referred to Committee on Military Affairs without reading.

Senator Kopelke offered the following resolution:

MR. PRESIDENT:

I offer the following resolution, and move its adoption:

Resolved, That the Judiciary Committee be requested to advise the Senate whether or not, in view of the decision of the Supreme Court in the case of Parker, Clerk, *vs.* The State ex rel. Powell, it is now necessary or proper to redistrict the State for the election of Senators and Representatives in the General Assembly.

J. KOPELKE.

The resolution was adopted.

Senator Fulk introduced Senate Bill No. 294, entitled:

A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, and to apportion the same among the several counties of the State, and to repeal all laws in conflict therewith.

Read first time and referred to Committee on Judiciary.

House Bill No. 388 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Bingham, Bird, Boord, Boyd, Cranor, Ellison, French, Fulk, Gifford, Griffith, Hobson, Kern, Kopelke, Leyden, Loveland, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 34.

Those voting in the negative were:

Senators Akin, Chandler, Gilman, Holcomb, Kennedy, Magee, McCutcheon, Moore. Total, 8.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Kennedy introduced Senate Bill No. 295, entitled:

A bill for an act making it the duty of Township Trustees to register all township orders and to post up a statement of the same once each year and prescribing penalties.

Read first time and referred to the Committee on County and Township Business.

Senator McDonald introduced Senate Bill No. 296, entitled:

A bill for an act to provide official seals for Justices of the Peace and for the effect of instruments attested by such seals.

Read first time and referred to the Committee on County and Township Business.

Senator Thayer introduced Senate Bill No. 297, entitled:

A bill for an act making the use of barbed wire, saw wire and flat twisted wire in the construction of certain fences unlawful, and fixing the liability of persons or corporations owning or having the care of such fences and repealing all laws and parts of laws in conflict or inconsistent herewith.

Read first time and referred to Committee on Agriculture.

Senate Bill No. 170 was read a second time and ordered engrossed.

Senate Bill No. 46 was read a second time.

Senator Kern offered the following motion:

MR. PRESIDENT:

I move to amend Senate Bill No. 46, by striking out of line two the words "twenty-one thousand or more inhabitants" and inserting in lieu thereof the words "less than one hundred thousand."

The report was adopted.

Senator Bingham moved to suspend the constitutional rule, that the bill with amendments be considered engrossed, that it be read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Kennedy, Kern, Kopelke, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Morgan, Newby, Parker, Seller, Stuart, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 37.

No Senator voting in the negative.

So the rule was suspended and Senate Bill No. 46, with amendments, was considered engrossed, and read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Holcomb, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Morgan, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 38.

No Senator voting in the negative.

So the bill passed.

Senator Magee moved to refer the bill to Senator Bingham to amend the title.

The motion carried.

Senator Bingham was appointed as such committee.

The Lieutenant-Governor announced that he had signed Engrossed House Bill No. 388.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Joint Committee on Enrolled Bills would respectfully report that they have compared Engrossed House Bill No. 241

and find the same correctly engrossed, and the same was this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

On motion of Senator Boyd the Senate adjourned.

MONDAY AFTERNOON.

FEBRUARY 6, 1893.

The Senate convened at 2 o'clock P. M.

Lieutenant-Governor Nye in the chair.

The unfinished business of the forenoon being the consideration of Senate Bill No. 46.

The same was taken up.

Senator Bingham, as a special committee, made the following report on Senate Bill No. 46.

MR. PRESIDENT:

Your special committee of one, to whom was referred Senate Bill No. 46, for the purpose of amending the title to said bill to correspond with the amendments thereto, respectfully recommend the following as the title to said act.

An act concerning the making of private connections with sewer, gas and water pipes in cities having less than one hundred thousand inhabitants and declaring an emergency.

E. V. BINGHAM,
Special Committee.

The report was adopted and the title as amended was ordered to stand as the title to the act.

Senator Thayer moved to reconsider the vote taken by which the report of the Committee on Roads on Senate Bill No. 200

was concurred in and said bill be referred to said committee for consideration.

By unanimous consent the motion prevailed and said bill was so referred.

Senate Bill No. 63 was read a second time and ordered engrossed.

Senate Bill No. 248 was read a second time and ordered engrossed.

Senate Bill No. 206 was read a second time.

Senator Magee made the following motion :

MR. PRESIDENT :

I move to strike out section 4 of Bill No. 206.

MAGEE.

The motion carried.

Senator Cranor moved to reconsider the vote by which section 4 was stricken out.

The motion prevailed.

Senator Cranor moved to reject the amendment.

Which motion carried.

Senator Loveland moved to strike out the enacting clause.

Which motion was lost.

The bill was ordered engrossed.

Senate Bill No. 68 was read a second time.

Senator Gilman offered the following amendment (No. 1):

MR. PRESIDENT :

I move to amend the title of Senate Bill No. 68, that it may read as follows :

A bill for an act concerning the improvement of public highways and matters connected therewith, repealing all laws in conflict therewith and declaring an emergency.

GILMAN.

The amendment was adopted.

Senator Kopelke offered the following amendment (No. 2):

MR. PRESIDENT:

I move to amend Senate Bill No. 68 by striking out the words "Congressional or" in section 1, line 8, of the printed bill.

KOPELKE.

The amendment was adopted.

Senator Magee moved to postpone the further consideration of this bill, and that all other bills pending before the Committee on Roads be considered on Monday, February 18, at 2 P. M.

The motion carried.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 456, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 456, entitled:

A bill for an act to legalize the incorporation of the town of Clarksville, in Clark and Floyd Counties, in the State of Indiana, and to legalize the official acts of the several Boards of Trustees and the officers of said town of Clarksville, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 455, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 455, entitled :

A bill for an act to legalize the acts and steps taken in the incorporation of the town of Sellersburg, Clark County, Indiana.

Read first time and referred to Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 277, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 277, entitled:

A bill for an act to prevent horse racing during certain months of the year, and prescribing a penalty for the violation thereof.

Read first time and referred to Committee on Rights and Privileges.

The following message was received from the House:

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 169, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 169, entitled:

A bill for an act to amend section fifty-nine (59) of an act concerning changes of venue in misdemeanor and criminal cases before Justices of the Peace, approved September 19, 1881, and being section 1632 of the Revised Statutes of 1881, State of Indiana, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 184, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 184, entitled:

A bill for an act entitled "An act to legalize certain contracts entered into between railroad companies of the States of Illinois and Indiana authorized to construct their railroads respectively to the western boundary line of the State of Indiana and declaring an emergency."

Read first time and referred to Committee on Railroads.

Senate Bill No. 246 was read a second time and ordered engrossed.

Senate Bill No. 164 was read a second time and ordered engrossed.

Senate Bill No. 235 was read a second time and ordered engrossed.

Senate Bill No. 165 was read a second time and ordered engrossed.

Senate Bill No. 133 was read a second time and ordered engrossed.

Senate Bill No. 166 was read a second time.

Senator Magee moved to strike out all of the enacting clause.

The motion carried.

The Committee on Education was granted leave of absence.

Senators Holland and Ellison were granted leave of absence.

Senator Stuart, by request, introduced Senate Bill No. 300, entitled:

An act to amend sections six (6) and seven (7) of an act to protect domestic animals, to regulate matters connected therewith, to provide for the taxing and registration of dogs and providing penalty for violation thereof, repealing an act entitled an act to provide for the taxation of dogs, to regulate matters connected therewith and providing penalty for violation of this act, (an act by lapse of time, March 7, 1893), approved March 5, 1891, and repealing all laws and parts of laws in conflict herewith and declaring an emergency.

Read first time and referred to Committee on Education.

Senator Morgan, by request, introduced Senate Bill No. 301, entitled :

A bill for an act fixing the time of holding elections in the towns of Indiana, and providing for the extension of the terms of present officers and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senate Bill No. 227 was read a second time and ordered engrossed.

Senate Bill No. 221 was read a second time and ordered engrossed.

Senator Parker introduced Senate Bill No. 298, entitled :

A bill for an act to amend section thirty-three (33) of an act entitled, "An act concerning public offenses and their punishment," in force September 18, 1881; being section 1934 of the Revised Statutes of 1881.

Read the first time and referred to the Committee on Judiciary.

Senator Parker introduced Senate Bill No. 299, entitled :

A bill for an act extending to minority political parties the right to representation on election boards under certain circumstances, prescribing how representatives of such parties may be chosen, and defining their duties.

Read first time.

Senator Parker moved that the bill be referred to the Committee on Elections.

Senator Magee gave notice that he would move to reject Senate Bill No. 299.

Senate Bill No. 176 was read a second time and ordered engrossed.

Senate Bill No. 42 was read a second time.

Senator Cranor offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 42 by striking out the enacting clause.

CRANOR.

The amendment was lost and the bill ordered engrossed.

Senator Magee moved to reject Senate Bill No. 299.

The ayes and noes being called for by Senators Boyd and Magee.

The roll was called, which resulted as follows.

Those voting in the affirmative were:

Senators Bird, Gifford, Lynn, Magee, McDonald. Total, 5.

Those voting in the negative were:

Senators Akin, Baker, Beck, Bingham, Boord, Boyd, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray. Total, 35.

So the motion to reject the bill was lost.

Senator Magee moved to amend the motion (to refer the Senate Bill No. 299 to the Committee on Elections) so that it be to refer the bill to the Committee on Judiciary.

Senator Loveland moved to reject the motion.

Senator Magee moved to lay Senator Loveland's motion on the table.

The motion was lost.

The question recurring on the motion of Senator Loveland to reject Senator Magee's motion to amend.

The motion prevailed.

The question now recurring on the motion of Senator Parker to refer the bill No. 299 to the Committee on Elections.

Senator Magee moved to reject the motion of Senator Parker.

The motion was lost.

The question again recurring on Senator Parker's motion to refer the bill to the Committee on Elections, it was so referred.

Senator Newby moved that the special order for Thursday of this week be made the special order for Tuesday, February 14, at 10 o'clock A. M.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 8, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 8 entitled, a bill for an act to repeal section 4 of an act entitled an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled an act concerning elections, providing penalties for the violations of the same and repealing all laws in conflict therewith and declaring an emergency, approved March 6, 1889, approved March 6, 1891.

Read first time and referred to the Committee on Elections.

On motion of Senator French the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

TUESDAY MORNING.

FEBRUARY 7, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the Chair.

Prayer was offered by Rev. D. R. Lucas of the Central Christian Church of Indianapolis.

After reading a portion of the Journal of the previous day, on motion of Senator Chandler the further reading of the Journal was dispensed with.

Senator Barnes was granted leave of absence on account of sickness.

The Lieutenant-Governor announced that he had signed Enrolled Senate Act No. 64.

Senator Griffith offered the following report:

MR. PRESIDENT:

Your Joint Committee on Enrolled Bills would respectfully report that they have compared Engrossed Senate Act No. 64 and find the same correctly enrolled, and the same was this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Senators Morgan, Moore and McManus were granted leave of absence.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 188, introduced by Senator Gilman, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 2, introduced by Senator Akin, report the same back with the recommendation that it be referred to the Committee on Fees and Salaries.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Engrossed House Bill No. 59, introduced by Mr. Merritt, beg leave to report the same back with the recommendation that it be indefinitely postponed, for the reason that said bill is identical with the act of the General Assembly, approved March 9, 1891, found on page 894 of Acts of 1891, and, therefore, unnecessary and nugatory.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 86, introduced, by request, by Senator Akin, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT :

Your Committee on Elections, to whom was referred Senate Bill No. 251, introduced by Senator Holland, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report :

MR. PRESIDENT :

Your Committee on Elections, to whom was referred Senate Bill No. 192, introduced by Senator McCutcheon, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report :

MR. PRESIDENT :

Your Committee on Elections, to whom was referred Senate Bill No. 286, introduced by Senator Seller, beg leave to report the same back with the recommendation that the bill pass.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections made the following report on Senate Bill No. 132 :

MR. PRESIDENT :

Your Committee on Elections, to whom was referred Senate Bill No. 132, introduced by Senator Stuart, beg leave to report the same back with the recommendation that the bill do pass.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of Committee on Elections, made the following report on Senate Bill No. 52 :

Majority report :

MR. PRESIDENT :

The undersigned members of the Committee on Elections, to whom was referred Senate Bill No. 52, introduced by Senator Kopelke, beg leave to report the same back with the following recommendation that all of the said bill after the enacting clause be stricken out and that the following amendment made thereto and to follow said enacting clause and recommend the passage of said bill as so amended.

WRAY,
Chairman.

MAGEE,
McDONALD,
BECK.

The following is the amendment:

That section four (4) of an act entitled "An act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act concerning elections, providing penalties for the violation of the same, and repealing all laws in conflict therewith, approved March 6, 1889, approved March 6, 1891, be and the same is hereby amended to read as follows :

Section 4. Section 23 of said act is hereby amended to read as follows :

Section 23. At least seven days before an election to fill any public office at which the electors of any county are entitled to vote, the County Clerk of such county shall cause to be published in two weekly newspapers within the county the nominations to office, certified to him by the Governor of the State, and also those filed with the County Clerk. He shall make two publications in each of such newspapers before election; one of such publications in each newspaper shall be upon the last day upon which such newspaper is issued before election. Such publication shall be made in two newspapers representing the political parties that, at the last preceding general election, cast the largest number of votes in the State, if such papers there be: *Provided*, That in all cities where a daily paper is

printed and published, such notice shall also be published twice, as aforesaid, in two daily papers representing such political parties, if such there be.

The list of nominations published by the County Clerks shall be arranged, as far as practicable, in the order and form in which they will be printed upon the ballots, and shall designate the devices under which the group or list of candidates of each party shall be printed: *Provided*, That the compensation for such printer or printers for such advertising herein required shall be as herein set forth, to wit: For each advertisement, per square of two hundred and fifty ems, first insertion, fifty cents; for each additional insertion, twenty-five cents.

Section 2. All laws and parts of laws in conflict with the provisions of this act are hereby repealed.

Minority report:

MR. PRESIDENT:

The undersigned members of the Committee on Elections made the following minority report upon Senate Bill No. 52, introduced by Senator Kopelke:

We recommend that said bill do pass.

BAKER,
BIRD.

Senator Kopelke moved to concur in the minority report.

The ayes and noes being demanded by Senators McGregor and Akin.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Bird, Cranor, French, Gilman, Kennedy, Kopelke, Lynn, McGregor, Parker, Seller, Smith, Sweeney, Thayer, Vail, Wiggs. Total, 17.

Those voting in the negative were:

Senators Beck, Bingham, Boord, Chandler, Gifford, Holcomb, Kern, Leyden, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Stuart, Thompson, Wishard, Wray, Yaryan. Total, 19.

The minority report failed of adoption.

The majority report was concurred in.

The Lieutenant-Governor announced that he had signed Engrossed Senate Acts Nos. 39 and 48.

Senator Griffith offered the following report:

MR. PRESIDENT:

Your Joint Committee on Enrolled Bills would respectfully report that they have compared Engrossed Senate Acts Nos. 39 and 48 and find the same correctly enrolled, and the same have this day been delivered to the Governor.

F. M. GRIFFITH,
Chairman.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 289, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 289, entitled:

A bill for an act to prevent the sale of adulterated sorghum or maple molasses, as pure sorghum or maple molasses and providing a penalty for the violation of the same.

Read first time and referred to the Committee on Agriculture.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 205, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 205, entitled:

A bill for an act empowering Township Trustees to accept donations of land for use as a public cemetery, to purchase

land for the same purpose, and to keep public cemeteries in repair.

Read first time and referred to the Committee on County and Township Business.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 133, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 133, entitled:

A bill for an act to amend section four of an act entitled "An act concerning taxation, repealing all laws in conflict therewith, and declaring an emergency," approved March 6, 1891.

Read first time and referred to the Committee on Finance.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

The Committee on Judiciary, to whom was referred House Bill No. 33, recommend that the same do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Wiggs, Chairman of the Committee on Federal Relations and Rights and Privileges of the Inhabitants of the State, made a report on Senate Bill No. 256.

Senator McHugh, of Tippecanoe, moved to refer the bill back to the committee, which motion carried.

Senator Leyden moved to adjourn.

The motion was lost.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Natural Gas, made the following report:

MR. PRESIDENT:

Your Committee on Natural Gas, to whom was referred Senate Bill No. 269, introduced by Senator Smith, have had the same under consideration and report the bill back to the Senate with the recommendation that the bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Natural Gas, made the following report:

MR. PRESIDENT:

Your Committee on Natural Gas, to whom was referred Senate Bill No. 288, introduced by Senator Thompson, have had the same under consideration and report the bill back to the Senate, with the recommendation that the bill be amended by striking out all of section 2 after the word corporation, in the first line on page 2 of the bill, and in lieu thereof insert the following sentence: "And such company or corporation, if it so elect, may, without notice, cut off and discontinue the supply of gas to such person, and such person shall not again be entitled to be supplied with natural gas until the person, company or corporation engaged in the business of piping natural gas shall have repaired or replaced the defective or changed pipes or fixtures," and that when the bill is so amended it do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator Kennedy, Chairman of the Committee on Inspection of the Journal, made the following report:

MR. PRESIDENT:

Your Committee on Inspection and Supervision of the Senate Journal beg leave to report that it has examined the Journal of January 5, 1893, to February 6, 1893, inclusive, and find them correct.

KENNEDY,
Chairman.

The report was adopted.

Senator Bingham, Chairman of the Committee on State Prisons, made the following report:

MR. PRESIDENT:

Your Committee on State Prisons, to whom was referred Senate Bill No. 244, introduced by Senator Sweeney, beg leave to report the same back, with the recommendation that the bill do pass.

E. V. BINGHAM,
Chairman.

The report was concurred in.

Senator McGregor, Chairman of the Committee on the Revision of the Constitution, made the following report on Senate Joint Resolution No. 3:

MR. PRESIDENT:

Your Committee on Revision of the Constitution, to which was referred Senate Joint Resolution No. 3, offered by Senator Kern, being a proposed amendment to the Constitution, beg leave to recommend that the same be indefinitely postponed, for the reason that there are now amendments proposed and pending, and the Constitution provides that none shall be proposed while some are pending.

McGREGOR,
Chairman.

The report was concurred in.

On motion of Senator Gilman the Senate adjourned.

TUESDAY AFTERNOON.

FEBRUARY 7, 1893.

The Senate convened at 2 o'clock P. M.

Lieutenant-Governor Nye in the chair.

Senator Magee offered the following memorial:

HALL OF W. R. C. No. 171, }
WALTON, CASS COUNTY, IND., Feb. 6, 1893. }

Hon. Rufus Magee:

DEAR SIR—At the special meeting of this Corps, held on Saturday last, a resolution was passed asking your assistance in the passage of House Bill No. 97 and Senate Bill No. 122.

MATTIE BAKER,
Secretary.

MARY A. CONNER,
President.

Referred to Committee on Military Affairs.

Senator Chandler offered a memorial from the Farmers' Institute of Hancock County requesting the Legislature to reject all propositions or proposed enactments which might be detrimental to the success and best interests of the Indiana State Board of Agriculture.

Referred to the Committee on Agriculture.

Senator Cranor offered the following Senate Concurrent Resolution No. 11:

Resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring, That it is the sense of this General Assembly that our Senators and Representatives in the Congress of the United States should, and they are hereby requested to use their united efforts in behalf of the bill now pending in Congress to require railroads to furnish safety couplings on all railroad cars.

CRANOR.

The resolution was adopted.

Senator Seller introduced Senate Bill No. 302, entitled:

A bill for an act to repeal section 2 of an act entitled "An act concerning elections and the contest thereof," approved April 21, 1881, the same being section 4679 of the Revised Statutes of 1881.

Read first time and referred to the Committee on Elections.

Senator Seller introduced Senate Bill No. 303, entitled:

A bill for an act to amend section one (1) of an act entitled "An act to amend section three (3) of an act entitled an act to render taxation for common school purposes uniform, and to provide for the education of the colored children of the State, approved May 13, 1869."

Read first time and referred to Committee on Education.

Senator Seller introduced Senate Bill No. 304, entitled :

A bill for an act to amend section 124 of an act entitled an act fixing the compensation and prescribing the duties of certain State and County officers and providing penalties for the violation of its provisions; passed, notwithstanding the Governor's objections thereto, March 9, 1891.

Read first time and referred to the Committee on County and Township Business.

Senator Seller introduced Senate Bill No. 305, entitled :

A bill for an act to amend section 42 of an act entitled an act concerning elections, providing penalties for the violation of the same, and repealing all laws in conflict therewith; approved March 6, 1889.

Read first time and referred to the Committee on Elections.

Senator McKelvey (by request) introduced Senate Bill No. 306, entitled :

A bill for an act to amend section 2, of an act entitled "A bill for an act prohibiting the obstruction of ditches or drains, providing a method of keeping them in repair, and providing a penalty for the violation thereof;" approved February 28, 1889.

Read first time and referred to the Committee on Swamp Lands and Drains.

Senator Kennedy introduced Senate Bill No. 307, entitled :

A bill for an act creating the office of Township Superintendent of Roads, providing for his appointment and election, defining his duties and liabilities, providing for the appointment of Roadmaster, defining his duties and liabilities, defining the duties of Township Trustees, County Commissioners

and other officers in relation to the levy and collection of road tax, and other matters in connection with the opening and improvement of roads and highways.

Read first time and referred to Committee on Roads.

Senator Wray introduced Senate Bill No. 308, entitled :

A bill for an act to amend section one (section 703, R. S. 1881) of an act entitled "An act providing for a homestead and exempting it from sale on execution, and exempting certain personal property from attachment and sale on execution or distress for rent, and repealing all laws in conflict herewith," approved March 29, 1879.

Read first time and referred to Committee on Judiciary.

Senator Parker introduced Senate Bill No. 309, entitled :

A bill for an act to amend section two hundred and fifty-five (255) of an act entitled "An act concerning proceedings in civil cases," approved April 7, 1881, being section 412 of the Revised Statutes of 1881, of the State of Indiana, in relation to changes of venue in civil cases.

Read first time and referred to the Committee on Judiciary.

Senator Magee introduced Senate Bill No. 310, entitled :

A bill for an act to secure uniformity of procedure in the discharge of inmates of the State hospitals for the insane, and declaring an emergency.

Read first time and referred to the Committee on Benevolent Institutions.

Senator Gilman introduced Senate Bill No. 311, entitled :

An act to amend section 77 and section 125 of an act entitled "An act fixing the compensation and prescribing the duties of certain State and county officers, and providing penalties for the violation of its provisions."

(Passed, notwithstanding the objections of the Governor thereto, March 9, 1891.)

Read first time and referred to the Committee on Fees and Salaries.

The following message was received from the Governor :

EXECUTIVE DEPARTMENT,
INDIANAPOLIS, February 7, 1893. }

MR. PRESIDENT :

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 64, the same being "An act for the transcribing and preservation of the contents of Circuit, Superior and Criminal Court record books damaged by fire or otherwise, giving the transcribed record the force and effect of the original, fixing compensation therefor and declaring an emergency.

Also Senate Bill No. 39, an act to legalize the incorporation of the town of Markle, Huntington County, Indiana, and other matters connected therewith, and declaring an emergency.

Also Senate Bill No. 148, an act to limit the power of Township Trustees in removal of school buildings and changing the sites of such buildings, prescribing penalty for violation thereof and repealing conflicting laws.

MYRON D. KING,
Private Secretary.

Senate Bill No. 181 was read a second time.

Senator Wray offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 181 by striking out the words and figures "fifteen hundred dollars (\$1,500)," in line 8, page 8, of said bill and inserting in lieu thereof the words "one thousand dollars (\$1,000)."

WRAY.

The amendment was adopted.

Senator Magee offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 181 by striking out the words "one hundred" in line three, section three, and inserting in lieu thereof the word "fifty."

MAGEE.

Senator Boord moved to reject the amendment of Senator Magee.

The motion prevailed.

Senator Magee offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 181 by inserting after the word "society," in line 19 of section 14, by inserting the following words: "Which sum or sums so paid shall be used by him in paying the salary of the Deputy Building Association Inspector, as provided for in section 20 of this act.

MAGEE.

The amendment was adopted.

Senator Magee offered the following amendment:

MR. PRESIDENT :

I move to amend Senate Bill No. 181 by striking out of said bill the words, "The salary of said Deputy Inspector shall not exceed fifteen hundred dollars per annum and a sufficient sum is hereby appropriated to pay the same," where they occur in section 20 and commencing on line 7 of the printed bill.

MAGEE.

The amendment was adopted.

Senator Vail offered the following amendment:

MR. PRESIDENT :

I move to amend Senate Bill No. 181, by inserting after the word "interest" in line seven of page one the following words: "or to pay off bonds by number consecutively or otherwise."

The amendment was adopted.

Senator Magee offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 181, by striking out section twenty-one (21) on page 8 of the printed bill.

MAGEE.

Senator Magee offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 181, by striking out the word "five" in section 13 and inserting the word "one" in lieu thereof.

MAGEE.

Senator Gifford moved that the further consideration of this bill be postponed until Friday at 10 o'clock A. M. and made a special order for that hour.

The motion prevailed.

Senate Bill No. 230 was read a second time.

Senator Wishard offered the following amendment:

MR. PRESIDENT:

I move to amend the first section by adding thereto the following clause, to wit:

18. To establish and maintain houses for boys and girls who are indigent or homeless, and to aid them in obtaining employment, education and permanent houses.

19. To establish women's exchanges in order to promote co-operation among them, to give laboring women employment and to secure sales of the products of their labor and articles as their necessities compel them to sell, and the associations named in clauses numbered eighteen and nineteen shall have the power to purchase and hold real estate and convey the same and receive donations, devices and bequests of real and personal property for the use and benefit of such associations.

The amendment was adopted.

Senator Kopelke offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 230 by striking out the word "estate" at the end of the sixteenth clause, page 3, line 76, of the printed bill, and to place the word "and" remaining at the end of said clause before the word "corporations."

The amendment was adopted.

Senator McHugh, of Tippecanoe, offered the following amendment:

MR. PRESIDENT :

I move to amend Senate Bill No. 230, by adding to section 3 : All laws and parts of laws in conflict herewith are hereby repealed, and amending the title to correspond.

The amendment was adopted.

The bill was ordered engrossed, with amendments.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 331, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 331, entitled :

A bill for an act to amend sections 314, 315 and 317 of an act entitled "An act concerning proceedings in criminal cases," approved April 19, 1881, the same being sections 1892, 1893 and 1895 of the Revised Statutes of 1881.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 223, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 223, entitled :

A bill for an act to amend section one (1) of an act entitled an act fixing the rate of interest on school fund loans, repealing all laws in conflict therewith and declaring an emergency, approved March 2, 1889, repealing all laws in conflict with this amendatory act and declaring an emergency.

Read first time and referred to the Committee on Education.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 367 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 367, entitled :

A bill for an act authorizing and empowering manufacturing, mining and other companies which have been or which may hereafter be organized and incorporated under any law of this State to issue shares of preferred stock in such company; prescribing how the same may be issued and the rights and liabilities of the holders thereof and providing that the provisions of this act shall not apply to any company which, by any existing law is authorized to issue proposed stock, or which may hereafter be specially authorized so to do, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

Senator Kopelke introduced Senate Bill No. 312, entitled :

An act to amend section 66 of an act fixing the compensation and prescribing the duties of certain State and county officers, and providing penalties for the violation of its provisions; passed, notwithstanding the objections of the Governor thereto, March 9, 1891.

Read the first time and referred to the Committee on Fees and Salaries.

Engrossed House Bill No. 206 was read a second time.

Senator Magee offered the following amendment :

MR. PRESIDENT :

I move to amend House Bill No. 206 by striking out all of section 12, being the emergency section.

MAGEE.

The amendment was adopted.

The bill, as amended, was passed to its third reading.

Engrossed House Bill No. 174 was read a second time and passed to its third reading.

Engrossed House Bill No. 3 was read a second time and passed to its third reading.

Engrossed House Bill No. 91 was read a second time and passed to its third reading.

Engrossed House Bill No. 55 was read a second time and passed to its third reading.

Engrossed House Bill No. 18 was read a second time and passed to its third reading.

Engrossed House Bill No. 35 was read a second time and passed to its third reading.

Senator Leyden offered a memorial from the Indianapolis Board of Trade, requesting the Senate to pass House No. 260, signed by J. W. Murphy, President; Jacob W. Smith, Secretary.

Referred to the Committee on Military Affairs.

Senator Leyden offered a memorial from B. F. Havens, Executive Commissioner of the World's Columbian Exposition at Indianapolis, Indiana, urging upon the President and members of the Senate the importance of early action in relation to the appropriation asked by the Board of Managers, signed by B. F. Havens, Executive Commissioner.

Referred to the Committee on World's Fair.

On motion of Senator Newby the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

WEDNESDAY MORNING.

FEBRUARY 8, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. G. A. Christensen, of Danish Lutheran Trinity Church of Indianapolis, Ind.

After reading a portion of the previous day's Journal, on motion of Senator Chandler, the further reading of the Journal was dispensed with.

The Journal was corrected with regard to Senator Fulk's vote on Senate Bill No. 52.

Senator Hobson was granted leave of absence.

Senators Magee and Holland were granted indefinite leave of absence.

Senator Barnes was granted indefinite leave of absence.

Senate Bill No. 87 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called which resulted as follows :

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Kennedy, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 34.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 101 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Kennedy, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed.

The title to the bill was adopted as the title to the act.

Engrossed Senate Bill No. 218 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators, Akin, Baker, Beck, Bird, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 34.

Those voting in the negative were :

Senators Chandler, McGregor, McHugh of Marion. Total, 3.

So the bill passed.

And the title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has adopted Engrossed Senate Concurrent Resolution No. 11, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed Senate Bill No. 170 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Kennedy, Kern, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Newby, Seller, Stuart, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 32.

Those voting in the negative were:

Senators Kopelke, Smith, Wiggs. Total, 3.

So the bill passed.

It was ordered that the title of the bill shall stand as the title of the act.

Engrossed Senate Bill No. 221 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bird, Boyd, Chandler, Ellison, French, Fulk, Gifford, Gilman, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 33.

Those voting in the negative were:

Senators Akin, Cranor. Total, 2.

So the bill passed.

The title to the bill was adopted as the title to the act.

Engrossed Senate Bill No. 63 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 227 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Bird, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Voting in the negative was:

Senator Seller. Total, 1.

So the bill passed.

It was ordered that the title of the bill shall stand as the title of the act.

Engrossed Senate Bill No. 10 was read a third time.

Senator Kern moved to refer the bill to a committee of one with instructions to amend.

The motion carried.

Senator Fulk was appointed as such special committee.

Senator Fulk, as such special committee, made the following report:

MR. PRESIDENT :

Your Committee of one, to whom was referred Engrossed Senate Bill No. 10, with instructions to amend same, reports that he has amended the bill as instructed.

FULK.

The report was adopted.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Boyd, Cranor, Ellison, French, Fulk, Gifford, Gilman, Kennedy, Kern, Kopelke, Lynn, Magee, McHugh of Tippecanoe, McKelvey, McLean, Moore, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 26.

Those voting in the negative were :

Senators Akin, Baker, Bird, Chandler, Crumpacker, Leyden, McCutcheon, McGregor, McHugh of Marion, Newby, Parker, Yaryan. Total, 12.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

On motion of Senator French the Senate adjourned.

WEDNESDAY AFTERNOON.

FEBRUARY 8, 1893.

The Senate convened at 2 o'clock P. M.

Lieutenant-Governor Nye in the Chair.

The special order being the consideration of Engrossed Senate Bill No. 75.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bird, Ellison, Fulk, Gifford, Gilman, Kennedy, Kern, Kopelke, Leyden, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Parker, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 23.

Those voting in the negative were :

Senators Akin, Baker, Boyd, Chandler, Cranor, Crumpacker, French, Lynn, Magee, McLean, Newby, Seller, Smith, Vail, Yaryan. Total, 15.

So the bill failed to pass for want of a constitutional majority.

Engrossed Senate Bill No. 248 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Gifford, Gilman, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed.

The title to the bill was adopted as the title to the act.

Engrossed Senate Bill No. 182 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bird, Gifford, Kern, Leyden, Magee, McHugh of Tippecanoe, McKelvey, McLean, Parker, Seller, Smith, Stuart, Thompson and Wray. Total, 15.

Those voting in the negative were :

Senators Akin, Baker, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Kennedy, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, Moore, Newby, Vail, Wiggs, Wishard and Yaryan. Total, 22.

So the bill failed to pass.

Engrossed Senate Bill No. 206 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Gifford, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 69 was read a third time.

Senator Parker moved to recommit Senate Bill No. 69 to the Committee on Swamp Lands and Drains.

The motion carried.

Engrossed Senate Bill No. 185 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Bird, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gilman, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed.

Senator Kern moved to refer the bill to a special committee of one with instructions to amend the title, which motion carried.

Senator Kern was appointed as such special committee.

Senator Kern, as such special committee, made the following report:

MR. PRESIDENT:

Your committee of one, to whom was referred Senate Bill No. 185, beg leave to report that he has amended the title to said bill by adding thereto the words "and declaring an emergency."

KERN.

The title as amended was ordered to stand as the title to the act.

Engrossed Senate Bill No. 19 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 36.

No Senator voting in the negative.

So the bill passed, and it was ordered that the title of the bill should stand as the title of the act.

Engrossed Senate Bill No. 246 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, Fulk, Gifford, Gilman, Kennedy, Kern,

Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 215 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Kern, Kopelke, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 30.

Those voting in the negative were:

Senators Bird, Gilman, Kennedy, Leyden, Lynn, McHugh of Marion, Stuart. Total, 7.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 230 was read a second time.

The question being, Shall the bill pass.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Boyd, Chandler, Cranor, Crumpacker, Fulk, Gifford, Kennedy, Leyden, Magee, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 26.

Those voting in the negative were:

Senators Beck, Bird, Ellison, French, Gilman, Kern, Kopelke, Lynn, McGregor, Stuart, Yaryan. Total, 11.

So the bill passed.

And the title of the bill was ordered to stand as the title of the act.

Senator Parker, Chairman of the Committee on World's Fair, made the following report:

MR. PRESIDENT:

Your Committee on World's Fair, to whom was referred Senate Bill No. 39, introduced by Senator McLean, beg leave to report the same back with the recommendation that the bill be printed.

PARKER,
Chairman.

The report was adopted, and on motion of Senator Magee the bill was made a special order for 8 o'clock next Monday.

Engrossed Senate Bill No. 225 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Gifford, Gilman, Kennedy, Kern, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Newby, Parker, Sellers, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 33.

Those voting in the negative were:

Senators Crumpacker, Kopelke, Leyden, Magee and McLean. Total, 5.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 263, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 263, entitled :

A bill for an act to legalize the incorporation of the town of Petersburg, in the county of Pike, and State of Indiana, the election and qualification of the Boards of Trustees and other officers thereof, and all acts, ordinances, orders, by-laws, resolutions, contracts, minutes and proceedings of the Boards of Trustees of said town, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 307, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 307, entitled :

A bill for an act to amend section 22 of an act entitled "An act regulating the weighing of coal, providing for the safety of employes, protecting persons and property injured, providing for the proper ventilation of mines, prohibiting boys and females from working in mines."

Approved March 2, 1891, repealing all conflicting laws and declaring an emergency.

Read first time and referred to the Committee on Mines and Mining.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 279, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 279, entitled :

A bill for an act to amend section 6 of an act entitled "An act regulating the weighing of coal, providing for the safety of employes, protecting persons and property injured, providing for the proper ventilation of mines, prohibiting boys and females from working in mines, providing for penalties.

Approved March 2, 1891, and repealing all laws conflicting therewith, and declaring an emergency.

Read first time and referred to the Committee on Mines and Mining.

On motion of Senator Stuart the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

THURSDAY MORNING.

FEBRUARY 9, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by the Rev. Fr. Wambsgauss, Ev. Luth. St. Paul's Church of Indianapolis.

After reading a portion of the Journal of the previous day, on motion of Senator French, the further reading of the Journal was dispensed with.

Senator Boyd introduced Senate Bill No. 313, entitled:

An act to legalize the incorporation of the town of Gas City, Grant County, Indiana, formerly the town of Harrisburg, and the said town of Harrisburg, and to legalize each and every official act of the several Boards of Trustees of said towns, and all the officers thereof, and legalize and make valid all by-laws, ordinances, rules, regulations and proceedings adopted by said Boards of Trustees, and declaring an emergency.

Read first time.

Senator Boyd moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the rule was suspended, and Senate Bill No. 313 was read a second time by title, considered engrossed and a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 36.

No Senator voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Senator McLean offered a petition from Leslie W. R. C., No. 115, urging by unanimous resolution the passage of House Bill No. 97.

Referred, without reading, to the Committee on Benevolent Institutions.

Senator Holland offered a memorial from Duvall Woman's Relief Corps, No. 60, of Liberty, Indiana, urgently requesting the passage of Senate Bill No. 122.

Referred to the Committee on Military Affairs.

Senator Holland offered a memorial from the Annual Encampment of the G. A. R., Department of Indiana, held at Fort Wayne in April, 1892, adopting resolutions asking the next Legislature to donate \$50,000 for the purpose of assisting the National Encampment of the G. A. R., to be held at Indianapolis, and urgently requesting that the bill now pending appropriating the said amount do pass.

Referred to the Committee on Military Affairs.

Senator Fulk offered a resolution of Paul E. Slocum Post, G. A. R., No. 92, of Bloomington, Ind., asking that the General Assembly appropriate not less than fifty thousand dollars for the National Encampment of the G. A. R. to be held at Indianapolis.

Referred to the Committee on Military Affairs.

Senator Holland offered a resolution of the F. M. B. A. Lodge of Little Sugar Creek, No. 3879, of Hancock County, Ind., protesting against any further appropriation for the World's Fair, the G. A. R. Encampment, also protesting against changing the road laws, etc.

Referred to the Committee on Military Affairs.

Engrossed Senate Bill No. 114 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 37.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 160 was read a third time.

Senator McLean moved that the bill, No. 160, be referred to a special committee of one with instructions to amend.

The motion prevailed.

Senator McLean was appointed as such special committee.

Senator McLean, as such special committee, made the following report :

MR. PRESIDENT:

Your special committee of one, to whom was referred Senate Bill No. 160, with instructions to amend, begs leave to report that he has amended said bill as follows: By inserting after the word "allowed" in section 2, page 3, the following words "in the judgment of the Board of County Commissioners of such county."

McLEAN.

The report was adopted.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Chandler, Crumpacker, Ellison, French, Gifford, Hobson, Holland, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Seller, Smith, Stuart, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 28.

Those voting in the negative were :

Senators Bird, Cranor, Fulk, Gilman, Kennedy, Parker, Thayer. Total, 7.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 179, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 225, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed Senate Bill No. 178 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Kennedy, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 34.

Voting in the negative was:

Senator Holland. Total, 1.

So the bill passed.

And the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 164 was read a third time.

The question being, Shall the bill pass:

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed.

And the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 235 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 165 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Crumpacker, Fulk, Gifford, Hobson, Kopelke, Magee, McKelvey, McLean, Seller, Smith, Wishard, Yaryan. Total, 13.

Those voting in the negative were:

Senators Baker, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Gilman, Holland, Kennedy, Kern, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, Moore, Newby, Parker, Stuart, Thayer, Thompson, Vail, Wiggs, Wray. Total, 26.

So the bill failed to pass.

Engrossed Senate Bill No. 133 was read a third time and put upon its passage.

Senator Kopelke offered the following motion:

MR. PRESIDENT:

I move that Senate Bill No. 133 be referred to a committee of one with instructions to amend the same by striking out the words, "three dollars on the one thousand dollars," and inserting in lieu thereof the words, "fifteen cents on the one hundred dollars."

KOPELKE.

The motion carried unanimously.

Senator Kopelke was appointed as such special committee.

Senator Kopelke, as such special committee, made the following report:

MR. PRESIDENT:

Your special committee, to whom was referred Senate Bill No. 133, with instructions to amend the same, respectfully reports that the amendment has been made as directed.

KOPELKE.

The report was adopted.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Voting in the negative was Senator Fulk.

So the bill passed.

It was ordered that the title of the bill stand as the title of the act.

Engrossed House Bill No. 194 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Parker, Seller, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 224 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Hol-

land, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McKelvey, Moore, Newby, Seller, Smith, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 33.

Voting in the negative was:

Senator Boyd. Total, 1.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 176 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bird, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Newby, Parker, Seller, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 29.

Those voting in the negative were:

Senators Akin, Boyd, Chandler, Kern, Magee, McGregor, Moore, Smith. Total, 8.

So the bill passed.

And the title to the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 168, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 168, entitled :

A bill for an act providing for changing the time of electing township officers from the April election to the general election in November, and for providing for the continuation of the present Township Trustees and Assessors in office until their successors are elected and qualified, and fixing the time for entering upon the duties of said offices ; providing for separate ballots and ballot boxes, and repealing all laws and parts of laws conflicting therewith.

Read first time and referred to Committee on Elections.

On motion of Senator French, the Senate adjourned.

THURSDAY AFTERNOON.

FEBRUARY 9, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The Lieutenant-Governor announced that he had signed Enrolled Senate Acts Nos. 179 and 223.

Senator Griffith, Chairman of Committee on Enrolled Bills, made the following report :

MR. PRESIDENT :

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Acts Nos. 178 and 223, would respectfully report that they have carefully examined the same and find them correctly enrolled, and the same have this day been delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Engrossed House Bill No. 71 was read a second time and passed to its third reading.

Engrossed House Bill No. 174 was read a third time.

Senator Akin moved to recommit the bill to the Committee on Agriculture.

The motion carried.

Engrossed House Bill No. 55 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Beck, Ellison, Gifford, Gilman, Holland, Kennedy, Kern, Kopelke, Lynn, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Smith, Stuart, Thompson, Yaryan. Total, 19.

Those voting in the negative were :

Senators Baker, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Hobson, Magee, McCutcheon, Moore, Newby, Parker, Seller, Thayer, Vail, Wiggs, Wishard. Total, 17.

So the bill failed to pass for want of a constitutional majority.

Engrossed House Bill No. 122 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 36.

No Senators voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 3 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Boyd, Cranor, Ellison, French, Fulk, Gifford, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 32.

Those voting in the negative were:

Senators Akin, Boyd, Crumpacker, Gilman and Hobson. Total, 5.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 128 was read third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard and Wray. Total, 35.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 91 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Lynn, Magee, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Yaryan. Total, 27.

Those voting in the negative were :

Senators Akin, Ellison, French, Kopelke, McCutcheon, McGregor, McLean, Moore, Newby, Wiggs, Wishard, Wray. Total, 12.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 239, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 239, entitled :

A bill for an act to provide against accidents on railroads and railways and to limit the hours of service thereon and providing a penalty for a violation thereof.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 192, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 192, entitled :

A bill for an act to amend section one hundred and ninety of an act entitled "An act concerning public offenses and their punishment, approved April 14, 1881, the same being section 2098 of the Revised Statutes of 1881.

Read first time and referred to the Committee on the Affairs of Indianapolis.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 313, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 35 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bird, Boyd, Chandler, Cranor, Crum-
packer, Ellison, French, Fulk, Gifford, Gilman, Hobson, Hol-
land, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon,
McGregor, McHugh of Marion, McHugh of Tippecanoe,
McKelvey, McLean, Moore, Newby, Parker, Seller, Smith,
Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray,
Yaryan. Total, 38.

No Senators voting in the negative.

So the bill passed.

Senator Kern moved to reconsider the vote taken by which Senate Bill No. 35 was passed.

Senator Magee moved to reject the motion to reconsider, which motion prevailed, and it was ordered that title to the bill shall stand as the title to the act.

Engrossed House Bill No. 61 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bird, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Hobson, Kennedy, Kern, Kopelke, Lynn, Magee, McHugh of Marion, McKelvey, McLean, Moore, Smith, Thompson, Wiggs, Wishard. Total, 25.

Those voting in the negative were :

Senators Boyd, Crumpacker, Holland, McCutcheon, McGregor, McHugh of Tippecanoe, Newby, Parker, Seller, Stuart, Thayer, Vail, Yaryan. Total, 14.

So the bill failed to pass for the want of a constitutional majority.

Senator Magee moved to have the special order on the calendar of to-morrow (to consider Senate Bill No. 181) set for special order for next Tuesday at 10 o'clock A. M., which motion was carried.

Engrossed House Bill No. 18 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 35.

Those voting in the negative were :

Senators Seller, Wray. Total, 2.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The Lieutenant-Governor announced that he had signed Enrolled Senate Bill No. 313.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report :

MR. PRESIDENT :

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Act No. 313, would respectfully report that they have carefully examined the same and find it correctly enrolled and the same has this day been delivered to the Governor.

GRIFFITH,
Chairman.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 246, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 246, entitled :

A bill for an act entitled an act supplemental to an act entitled an act concerning proceedings in civil cases, approved April 7, 1881, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Engrossed House Bill No. 206 was read third time.

The question being, Shall the bill pass.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Beck, Bird, Boyd, Chandler, Cranor, Crum-
packer, Ellison, Fulk, Gifford, Gilman, Hobson, Kennedy,
Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, Mc-
Hugh of Marion, McHugh of Tippecanoe, McKelvey, Mc-
Lean, Moore, Newby, Parker, Smith, Stuart, Thayer, Thomp-
son, Vail, Wiggs, Wishard, Yaryan. Total, 34.

Those voting in the negative were :

Senators French, Holland, Seller. Total, 3.

So the bill passed.

Senator Kern moved to amend the title by striking out the following words, "and declaring an emergency."

The motion carried.

The title as amended was ordered to stand as the title of the act.

On motion of Senator Hobson the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

FRIDAY MORNING.

FEBRUARY 10, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. J. W. Wilson, of the Mayflower Congregational Church, of Indianapolis.

After reading a portion of the Journal of the previous day, on motion of Senator Ellison the further reading of the Journal was dispensed with.

On motion of Senator Magee, the consideration of Senate Bill No. 73 was made a special order for next Wednesday at 3 P. M.

Senator McHugh, of Tippecanoe, member of Committee on Judiciary, made the following report on Senate Bill No. 269:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 269, beg leave to report the same back with the recommendation that the bill be printed.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of Committee on Judiciary, made the following report on Senate Bill No. 184:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 184, introduced by Senator Kern, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of Committee on Judiciary, made the following report on Senate Bill No. 291:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 291, introduced by Senator Magee, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

• Senator McHugh, of Tippecanoe, member of Committee on Judiciary, made the following report on Engrossed House Bill No. 169.

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 169, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 290, introduced by Senator Magee, beg leave to report

the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

Senator Magee moved that the report of the committee be not concurred in.

The motion was lost, and the report was concurred in.

Senator McHugh, of Tippecanoe, member of the Judiciary Committee, made the following report :

MR. PRESIDENT :

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 184, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Judiciary Committee, made the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred Senate Bill No. 268, introduced by Senator Fulk, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Judiciary Committee, made the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred Senate Bill No. 211, introduced by Senator Parker, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Judiciary Committee, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 197, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 298, introduced by Senator Parker, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Judiciary Committee, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 229, introduced by Senator Baker, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, member of the Judiciary Committee, made the following report.

MR. PRESIDENT:

The undersigned members of your Judiciary Committee, to whom was referred Senate Bill No. 143, introduced by Senator Leyden, recommend its indefinite postponement.

MR. PRESIDENT:

The undersigned members of your Judiciary Committee, to whom was referred Senate Bill No. 143, introduced by Senator Leyden, recommend that specification number five (5) of section ten (10) be stricken out.

J. KOPELKE.

MR. PRESIDENT:

A minority of your Judiciary Committee, to whom was referred Senate Bill No. 143, introduced by Senator Leyden, recommend that the same do pass.

McHUGH,
PARKER.

Senator McHugh, of Tippecanoe, moved that the bill be printed and made the special order for Thursday, at 10 o'clock A. M.

Which motion prevailed.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Engrossed House Bill No. 77, introduced by Mr. Haggard, beg leave to report the same back with the recommendation that the bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Senate Bill No. 300, introduced by Senator Stuart, by request, beg leave to report the same back with the recommendation that said bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Senate Bill No. 283, introduced by Senator Fulk, beg leave to report the same back with the recommendation that said bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report.

MR. PRESIDENT:

Your Committee on Education, to whom was referred Senate Bill No. 259, introduced by Senator Ellison, have had the same under consideration and beg leave to report the same back with the recommendation that said bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator Magee asked for leave of absence for Senator Boyd, which was granted.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Engrossed House Bill No. 67, introduced by Representative Vermillion, have had the same under consideration, and beg leave to report the same back with the recommendation that said bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Senate Bill No. 275, introduced by Senator McLean, beg leave to report the same back with the recommendation that said bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Senate Bill No. 134, introduced by Senator Wiggs, beg leave to report the same back with the recommendation that said bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 45, introduced by Senator Akin, by request, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of Committee on Roads, made the following report on Senate Bill No. 200:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 200, introduced by Senator Thayer, beg leave to report the same back with the recommendation that the bill do pass.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of Committee on Roads, made the following report on Senate Bill No. 171 :

MR. PRESIDENT :

Your Committee on Roads, to whom was referred Senate Bill No. 171, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the same be indefinitely postponed for the reason that the subject matter is more fully set out in another Senate bill.

MOORE,
Chairman.

The report was concurred in.

Senator Beck, Chairman of the Committee on Swamp Lands and Drains, made the following report :

MR. PRESIDENT :

Your Committee on Swamp Lands and Drains, to whom was referred Senate Bill No. 306, introduced by Senator McKelvey, report the same back with recommendation that the said bill do pass.

J. M. BECK,
Chairman.

The report was concurred in.

Senator Beck, Chairman of the Committee on Swamp Lands and Drains, made the following report :

MR. PRESIDENT :

Your Committee on Swamp Lands and Drains, to whom was referred House Bill No. 104, beg leave to report the same back, with the recommendation that the same do pass.

J. M. BECK,
Chairman.

The report was concurred in.

Senator Beck, Chairman of the Committee on Swamp Lands and Drains, made the following report :

MR. PRESIDENT :

Your Committee on Swamp Lands and Drains, to whom was referred Senate Bill No. 263, introduced by Senator Wray, re-

port the same back and recommend that said bill be indefinitely postponed.

J. M. BECK,
Chairman.

Senator Wray moved to non-concur in the report.

The motion carried.

Senator Wray offered the following motion :

MR. PRESIDENT :

I move to recommit Senate Bill No. 263 to the Committee on Swamp Lands and Drainage, with instructions to amend said bill by inserting after the words "water courses," in line 3, section 1, of said bill, the following words, viz.: "Not exceeding one hundred feet in width from bank to bank of such stream or water course."

A. F. WRAY.

The motion was carried and the bill recommitted.

Senator French introduced Senate Bill No. 317, entitled :

A bill for an act making Township Trustees Chief Supervisors of all roads and highways in their respective townships, empowering them to appoint overseers, to levy taxes, and prescribing their duties, and repealing all laws in conflict with this act.

Read first time and referred to Committee on Roads.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 283, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 283, entitled :

A bill for an act to prevent County Commissioners from building court houses without submitting the question to a vote of the people.

Read first time and referred to the Committee on County and Township Business.

The Committee on Benevolent Institutions was granted a leave of absence until Monday morning.

Senator Wishard introduced Senate Bill No. 314, entitled :

A bill for an act to amend sections one (1) and twelve (12) of an act entitled "An act to provide for the incorporation of street railroad companies," approved June 4, 1861, the same being sections 4143 and 4154 of the Revised Statutes of 1881; naming the kinds of power to be used on such street railroads; authorizing assessments against street railroad companies for the improvement and repair of highways, streets and alleys in incorporated cities and towns, and the bridges and culverts connected therewith; providing for the collection of such assessment, and declaring an emergency.

Read first time and referred to the Committee on the Affairs of the City of Indianapolis.

Senator Moore introduced Senate Bill No. 315, entitled :

A bill for an act to repeal an act entitled "An act regulating the practice of medicine, surgery and obstetrics, providing for the issuing of licenses to practice, defining certain misdemeanors, and providing penalties," approved April 11, 1885; and to repeal an act entitled an act to amend sections 2 and 6 of an act approved April 11, 1885, and to repeal an act entitled an act to amend sections 2 and 6 of an act approved April 11, 1885, an act regulating the practice of medicine, surgery and obstetrics, providing for the issuing of license to practice, defining certain misdemeanors, and providing penalties," approved March 9, 1891.

Read first time and referred to Committee on Public Health and Vital Statistics.

Senator Kern introduced Senate Bill No. 316, entitled :

A bill for an act entitled an act to establish a State Board of Conciliation for the settlement of controversies of differences between employers and their employes, prescribing its duties, and appropriating five thousand dollars.

Read first time and referred to Committee on Labor.

Senator Seller, Chairman of Committee on Fees and Salaries, made the following report on Senate Bill No. 265 :

MR. PRESIDENT :

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 265, introduced by Senator Baker, beg leave to report the same back, with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

The report was concurred in.

Senator Seller, Chairman of Committee on Fees and Salaries, made the following report on Senate Bill No. 312 :

MR. PRESIDENT :

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 312, introduced by Senator Kopelke, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

Senator Kopelke moved to non-concur in the report.

On motion of Senator Stuart the Senate adjourned.

FRIDAY AFTERNOON.

FEBRUARY 10, 1893.

The Senate convened at 2 o'clock P. M.

Lieutenant-Governor Nye in the Chair.

The unfinished business of the forenoon being the consideration of Senate Bill No. 312.

The question recurring upon Senator Kopelke's motion to non-concur in the report of the committee, the motion failed.

The report of the committee was concurred in.

Senator Seller, Chairman of the Committee on Fees and Salaries, to whom was referred Senate Bill No. 311, introduced by Senator Gilman, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SELLER,
Chairman.

The report was adopted.

Senator Seller, Chairman of the Committee on Fees and Salaries, made the following report:

MR. PRESIDENT:

Your Committee on Fees and Salaries, to whom was referred Senate Bill No. 2, introduced by Senator Akin, beg leave to report the same back with the recommendation that the same be amended by substituting the following, to wit:

SECTION 1. *Be it enacted by the General Assembly of the State of Indiana*, In their several counties, County Assessors shall receive compensation as now provided by law according to the number of days herein specified, which specifications are graded in proportion to the population and the necessary services required in each of the several counties of the State, and they shall receive no other compensation whatever.

SEC. 2. That the County Assessor shall not receive compensation for more than thirty days' service in any county in which the population is fifteen thousand or under.

SEC. 3. That the County Assessor shall not receive compensation for more than sixty days' services in any county in which the population exceeds fifteen thousand and does not exceed thirty thousand.

SEC. 4. That the County Assessor shall not receive compensation for more than ninety days' services in any county in which the population exceeds thirty thousand and does not exceed fifty thousand.

SEC. 5. That the County Assessor shall not receive compensation for more than one hundred and twenty days' services in any county in which the population exceeds fifty thousand and does not exceed seventy-five thousand.

SEC. 6. That the County Assessor shall not receive compensation for more than one hundred and fifty days' services in any county in which the population exceeds seventy-five thousand.

SEC. 7. That the population of the several counties in the State for the purpose of ascertaining the number of days' services to be rendered by the County Assessors in each county shall be computed on the eleventh census report of the United States of 1890.

SEC. 8. That all laws and parts of laws in conflict with this act are hereby repealed.

SEC. 9. An emergency is hereby declared to exist for the immediate taking effect of this act, it shall, therefore, be in force from and after its passage, and when the same is so amended we recommend that the same do pass.

SELLER,
Chairman.

Senator Wiggs, Chairman of the Committee on Federal Relations and Rights and Privileges of the Inhabitants of the State, offered the following report:

MR. PRESIDENT:

Your Committee on Federal Relations and Rights and Privileges of the Inhabitants of the State, to whom was referred Senate Bill No. 256, introduced by Senator Wray, beg leave to report the same back with the recommendation that the same be printed for the information of the Senate.

WIGGS,
Chairman.

The report was concurred in and the bill ordered printed.

Senator McKelvey, Chairman of the Committee on Mines, Mining and Manufacturers, made the following report:

MR. PRESIDENT:

Your Committee on Mines, Mining and Manufacturers, to which was referred Engrossed House Bill No. 279, has had the

same under consideration and beg leave to report the same back with the recommendation that the said bill do pass.

McKELVEY,
Chairman.

The report was concurred in.

Senator McKelvey, Chairman of the Committee on Mines, Mining and Manufacturers, made the following report:

MR. PRESIDENT:

Your Committee on Mines, Mining and Manufacturers, to which was referred Engrossed House Bill No. 307, has had the same under consideration and beg leave to report the same back with the recommendation that the said bill do pass.

McKELVEY,
Chairman.

The report was concurred in.

Senator McHugh, of Marion, Chairman of Committee on the City of Indianapolis, made the following report:

MR. PRESIDENT:

The undersigned, a part of Committee on the Affairs of the City of Indianapolis, to which was referred Engrossed House Bill No. 260, beg leave to report that we have had said bill under consideration and recommend that it be amended as follows:

That section 2½ of said bill be amended by striking out the word "ninety" in line six of said section and inserting in lieu thereof the word "eighty."

That the following section be added to said bill and designated as section four:

Section 4. Amend section 73 of said act to read as follows:

Section 73. Whenever the Board of Public Works shall order the improvement of any street, alley, sidewalk or other public place in such city, in whole or in part, it shall adopt a resolution to that effect, setting forth a description of the place to be improved, and full details, drawings and specifications for such work.

Notice of such resolution shall be published, remonstrances heard, said original resolution modified, confirmed or rescinded in the same manner as heretofore more specifically provided by this act with regard to the condemnation of property and the opening of streets.

If such original resolution be confirmed or modified it shall be final and conclusive on all persons, unless within ten days thereafter freeholders residing within said city, owning at least two-thirds in front feet of the property fronting upon that part of such street or alley proposed to be improved, remonstrate against such improvement.

In case of such remonstrance the improvement shall not take place unless specifically ordered by an ordinance within sixty days thereafter, passed by a two-thirds vote of the Council and approved by the Mayor.

That section five (5) of said bill be amended so as to read as follows:

Section 5. That section seventy-four (74) of said act be amended as follows:

Section 74. If said Board shall finally order such improvement, and shall advertise for bids, and let the contract for the same, the cost of any street or alley improvement, shall be estimated according to the whole length of the street or alley or so much thereof to be improved as is uniform in the extent and kind of the proposed improvement per running foot, and the total cost thereof exclusive of three-fourths of the cost of street and alley intersections shall be apportioned upon the lands and lots abutting thereon. The city shall be liable for and shall pay one-half the cost of all such street and alley intersections. The remaining one-fourth of the cost of such intersections shall be apportioned upon the lands or lots abutting on the streets or alley intersecting the street or alley under improvement for a distance to the street line of the first street parallel to the street or alley under improvement, in either direction from the street or alley improved should a street or alley enter into, and not cross the street or alley under improvement, then the assessment for the cost of one-fourth of said entering street or alley measured to the center line of the street or alley under improvement shall be made on the lots or lands abutting on

said entering street or alley, for a distance to the street line of the first street parallel to the street or alley under improvement, and such last named assessment shall be made *pro rata* upon the lots or lands abutting on said street or alley, the remainder of such cost of the improvement of such intersections to be paid by the city and the abutting property owners in the proportion as hereinbefore provided; such assessment shall be made without regard to the assessment for taxation as hereinafter provided, such city shall be liable to the contractor for the contract price of such improvements to the extent of the moneys actually received by such city from the assessment for such improvement hereinafter provided for, and for its *pro rata* for street and alley crossings as hereinbefore provided, and the owners of property bordering on such street or alley shall be liable to the city for their proportion of the cost, exclusive of three-fourths the cost of street and alley intersections in the ratio of the front line of their land or lots, whether platted or not, owned by them to the whole cost of the improvement for that part of the said street or alley on which said land or lots are located and which is uniform in extent and quality of improvement. And the owners of lots or lands on the streets or alleys intersecting or entering into such street or alley shall be liable to the city for their proportion of the cost of improving the one-fourth of the street or alley intersections in the proportion that their front line on said street or alley bears to the sum of the length of the front line of said lot or lands abutting on said street or alley for a distance as provided above, from the street or alley under improvement said city shall have separate and several lines upon such lands or lots from the time the contract for such improvement is finally let for the respective assessments against each lot or parcel of land.

That the following section be added to said bill and designated as section 11.

Section 11. That section 128 of said act be amended so as to read as follows:

Section 128. The salary of the Bailiff of the Police Court shall be fixed by the Police Board of such cities in any sum

not exceeding the amount paid to other officers of the Police Force of such city of the same rank.

And that when so amended the bill should pass.

McHUGH, Chairman.
CHANDLER,
KERN.

The following report was also offered :

MR. PRESIDENT :

The undersigned, a part of your Committee on the Affairs of the City of Indianapolis, to whom was referred Engrossed House Bill No. 260, beg leave to report the same back to the Senate, with the recommendation that said bill do pass.

R. F. STUART,
ALBERT WISHARD,
GEO. W. HOBSON.

And we move the adoption of the above report.

Senator Stewart moved to make the consideration of this bill the special order for next Monday at 11 o'clock A. M.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report :

MR. PRESIDENT :

Your Committee on County and Township Business, to whom was referred Senate Bill No. 295, introduced by Senator Kennedy, beg leave to report the same back with the recommendation that the bill pass.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, to whom was referred Senate Bill No. 285, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

G. H. THOMPSON,
Chairman.

Senator Gifford moved to non-concur in the report of the committee, which motion prevailed.

Senator Gifford moved to commit the bill to the Committee on Judiciary.

The motion carried.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 149, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the bill pass.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 296, introduced by Senator McDonald, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

G. H. THOMPSON,
Chairman.

The report was concurred in.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 179, the same being "An act to amend an act making it unlawful to give, barter or sell tobacco to certain children or to others for their use or to induce said children to use the same," and providing penalties for violation thereof.

Also Senate Bill No. 223, an act to validate and legalize the incorporation of any companies formed or attempted to be formed by certificates of incorporation filed and recorded in conformity of the act of the General Assembly of the State of Indiana entitled an act for the incorporation of manufacturing and mining companies, etc.

Also Senate Bill No. 313, an act to legalize the incorporation of the town of Gas City, Grant County, Indiana, formerly the town of Harrisburg, and other matters connected therewith, and declaring an emergency.

Respectfully,

MYRON D. KING,
Private Secretary.

Senator Thompson, Chairman of the Committee on County and Township Business, offered the following report.

MR. PRESIDENT :

Your Committee on County and Township Business, to whom was referred Senate Bill No. 304, introduced by Senator Seller, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

G. H. THOMPSON,
Chairman.

Senator Seller moved to non-concur in the report of the committee.

The motion prevailed.

Senator Magee moved to recommit Senate Bill No. 304.

The motion carried.

Senator Chandler offered the following memorial :

To the President of the Senate, Indianapolis, Ind :

DEAR SIR—The copy of the concurrent resolution favoring the election of U. S. Senator by the people, introduced in the Indiana Senate was duly received and I have to say that a concurrent resolution of a similar character was passed by the

Senate of North Dakota on February 4, the same having previously passed the House.

Very respectfully,

E. D. WALLACE, Lieut.-Governor,
President of the Senate.

Read and referred to the Committee on Elections.

Senator Chandler offered a memorial concerning the Soldiers' Orphans' Home at Knightstown.

Referred without reading to the Committee on Benevolent Institutions.

Senator Chandler offered a memorial concerning House Bill No. 97 and Senate Bill No. 122.

Read and referred to the Committee on Benevolent Institutions.

Senator Thayer introduced Senate Bill No. 318, entitled :

A bill for an act to amend section 6 of an act entitled an act for the incorporation of building, loan-fund and savings associations. An act by lapse of time without Governor's signature, March 11, 1885.

Read first time and referred to the Committee on Corporations.

Senator Cranor introduced Senate Bill No. 319, entitled :

A bill for an act to provide for the cutting down and destroying of noxious weeds and shrubbery on the right of way of the public highways and free gravel roads of the State, prescribing the duties of Road Supervisors in relation thereto and providing penalty for failure to comply with its provisions.

Read first time and referred to the Committee on Roads.

Senator French introduced Senate Bill No. 320, entitled :

An act to re-enact and amend an act passed March 5, 1891, entitled "An act to protect domestic animals and regulating matters connected therewith," and declaring an emergency.

Read first time and referred to the Committee on Agriculture.

Senator Griffith introduced Senate Bill No. 321, entitled:

An act further regulating the furnishing of books for use in the common schools of the State of Indiana; authorizing Township Trustees and School Boards in certain instances to sell such books to merchants and dealers; providing for the revision of such books, at the cost of the contractor, when deemed necessary by the State Board of School Book Commissioners, and their continuance in use when so revised; providing for the introduction of an intermediate grammar or language lessons, if deemed necessary by such board; prescribing the duties of school officers, dealers and contractors in such books; providing penalties for the violation thereof; empowering said board to require new bonds of contractors in certain cases; making an appropriation to carry out the provisions of the act, and declaring an emergency.

Read first time and referred to Committee on Education.

Senator Ellison introduced (by request) Senate Bill No. 322, entitled:

A bill for an act to authorize the Common Council of any city to issue, negotiate and sell the bonds of such city to raise money to pay for stock subscribed to any incorporated water works company or association in which said city may become a part stockholder, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

Senator Ellison introduced Senate Bill No. 323, entitled:

A bill for an act concerning the granting of teachers' certificates in certain cases.

Read first time and referred to Committee on Education.

Senator McKelvey introduced Senate Bill No. 324, entitled:

A bill for an act compelling railroad companies to stop two or more trains per day at towns having one hundred and fifty or more population, to maintain and keep open and maintain

water closets and waiting rooms for the accommodation of the traveling public, and making a penalty for the violation thereof.

Read first time and referred to the Committee on Corporations.

Senator Vail introduced Senate Bill No. 325, entitled :

A bill for an act to abolish all poll taxes for street and highway purposes, repealing all laws in conflict herewith and establishing the time for the taking effect of this act.

Read first time and referred to Committee on Judiciary.

Senator Newby introduced Senate Bill No. 326, entitled :

A bill for an act entitled an act to provide shelving for the State Library.

Read first time and referred to the Committee on State Library.

Senator Gifford introduced Senate Bill No. 327, entitled :

A bill for an act amending sections 8 and 12 of an act entitled "An act concerning gravel and macadamized roads, approved April 8, 1885."

Read first time and referred to the Committee on Roads.

Senator Sellers introduced Senate Bill No. 328, entitled :

A bill for an act concerning standard time.

Senator Sellers introduced Senate Bill No. 329, entitled :

A bill for an act to provide the means to prevent the introduction and spread of cholera and other contagions and infectious diseases within this State, and declaring an emergency.

Read first time and referred to the Committee on Public Health, Vital and Other Statistics.

Senator Magee offered the following concurrent resolution :

Resolved by the Senate, the House concurring, That it is the sense of the Senate and House that this General Assembly adjourn sine die Tuesday, February 28, 1893.

MAGEE.

Senator McLean moved that the further consideration of the above resolution be postponed and made the special order for February 22.

Senator Kopelke moved to lay the resolution and motion upon the table.

The ayes and noes being demanded by Senators Magee and Kopelke.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Cranor, French, Gilman, Hobson, Kern, Kopelke, Lynn, McHugh of Tippecanoe, McKelvey, Seller, Smith, Stuart, Wiggs, Wray, Yaryan. Total, 16.

Those voting in the negative were:

Senators Chandler, Ellison, Fulk, Gifford, Holland, Kennedy, Magee, McLean, Newby, Thayer, Vail. Total, 11.

The roll call disclosed that a quorum was not present.

On motion of Senator McLean the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

SATURDAY MORNING.

FEBRUARY 11, 1898.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. G. L. McIntosh, Fourth Presbyterian Church of Indianapolis, Ind.

After reading a portion of the journal of the previous day, on motion of Senator Newby the further reading of the journal was dispensed with.

The following message was received from the House.

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 118, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 118, entitled:

A bill for an act fixing the salaries of Judges of the Circuit Courts of this State and when the same shall be paid, and providing in what manner in circuits containing cities of a certain population such salaries may be increased, and how and when such increase shall be paid, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 494 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 494, entitled:

A bill for an act to legalize the incorporation of the town of New Amsterdam in Harrison County, Indiana, and all official acts heretofore assumed and done under said corporation and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 459 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 459, entitled :

A bill for an act to protect domestic animals, domestic fowls, providing for the registration and taxation of dogs, providing for the killing of certain dogs, and prescribing penalties for the violation of this act, and other matters properly connected therewith, repealing sections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 of an act in force March 7, 1883, and section 1 of an act approved April 8, 1885, and section 47 of an act approved March 6, 1891, and sections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 of an act approved March 5, 1891, and declaring an emergency.

Read first time and referred to the Committee on Agriculture.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 66, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 66, entitled :

A bill for an act entitled an act to amend section two (2) of an act entitled an act to provide for the repair of free turnpike roads in the various counties of Indiana, and constituting the Board of County Commissioners of any county in this State a board of directors of such roads, approved March 24, 1879, as amended April 13, 1881, and March 6, 1883, and known as section 5105 in the Revised Statutes of 1881.

Read first time and referred to Committee on Roads.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 355, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 355, entitled :

A bill for an act regulating the weighing of wheat, when the same is weighed with testers, and providing a penalty for a violation thereof.

Read first time and referred to the Committee on Agriculture.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 366 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 366, entitled :

A bill for an act for the relief of John S. Chinworth, former Treasurer of Wabash County, in the State of Indiana, ordering and empowering, upon the order of the Board of Commissioners of the county of Wabash duly entered of record, the Auditor of Wabash County, in the State of Indiana, to draw a warrant upon the Treasurer of said county in payment of certain moneys, directing the Treasurer of said county to pay such warrant out of any funds in his hands belonging to said county, and declaring an emergency.

Read first time and referred to the Committee on County and Township Business.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Senate Bill No. 384, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 384, entitled:

A bill for an act to amend section 93 of an act fixing the compensation and prescribing the duties of certain State and county officers and providing penalties for the violation of its provisions.

Approved March 9, 1891.

Read first time and referred to the Committee on Judiciary.

Leave of absence was granted to Senators Magee, Hobson, Bingham and McHugh of Tippecanoe for the day.

Senator McLean offered a memorial concerning the Soldiers' Orphans' Home at Knightstown.

Referred to Committee on Military Affairs.

Senator Boord offered a memorial from the Burnside Post, No. 54, G. A. R., asking the Legislature for an appropriation of \$50,000 for the National Encampment, to be held at Indianapolis September, 1893.

Referred to the Committee on Military Affairs.

Senator Holland offered a memorial from the C. C. Wheeler Post, G. A. R., asking the Legislature for an appropriation of \$50,000 for the National Encampment, to be at Indianapolis September, 1893.

Referred to the Committee on Military Affairs.

Senator Kopelke offered a memorial protesting against the Judicial Apportionment Bill.

Signed by E. D. Crumpacker and twelve others.

Referred to the Committee on Organization of Courts.

Senator Kopelke offered a memorial favoring a judicial district of the counties of Porter and Starke.

Referred to Committee on Organization of Courts.

Senator Stuart offered a memorial from the members of John F. Buckles W. R. C. earnestly urging the passage of Senate Bill No. 122, signed Sarah Osborn, and others.

Referred to Committee on Military Affairs.

Senator Beck (by request) introduced Senate Bill No. 330, entitled :

An act to amend sections three (3), five (5), six (6), seven (7), nine (9), fifteen (15), nineteen (19), twenty-six (26) of an act concerning drainage under specified conditions, approved March 7, 1891.

Read first time and referred to the Committee on Swamp Lands and Drains.

Senator Cranor introduced Senate Bill No. 331, entitled :

An act to compel the attendance at school of all children of this State between the ages of six and sixteen years, for six months during each year, defining the duties of parents, guardians, teachers and trustees in relation thereto, and providing penalty for its violation.

Read first time and referred to the Committee on Education.

Senator Griffith introduced Senate Bill No. 332, entitled :

An act to amend section one of an act entitled an act relating to expenses incurred by one county by a change of venue from another county, approved March 10, 1873, being section 414 of the Revised Statutes of 1881.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 108 with Engrossed House Amendments thereto, and the same are herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following is the House amendment :

MR. SPEAKER :

I move to amend Engrossed Senate Bill No. 108 by inserting after the word "two," in line 4, page 2, of said bill the words "or more."

The amendment was adopted by the Senate.

Senator Lynn introduced Senate Bill No. 333, entitled :

A bill for an act to amend an act making appropriations for the State government and its institutions, making certain specific appropriations, directing the application of such appropriation, requiring accounts to be kept by the fiscal year of the State, repealing inconsistent laws and declaring an emergency, approved March 9, 1891, by repealing the last clause of the last paragraph of the last item of section 2 thereof.

Read first time and referred to the Committee on Judiciary.

Senator McLean introduced Senate Bill No. 334, entitled :

An act to enable counties to adopt a local road system for creating, constructing, repairing and maintaining public highways, and prescribing the method of adopting such system, and limitations to the powers thereof and matters properly connected therewith.

Read first time and referred to the Committee on Roads.

Senator McLean introduced Senate Bill No. 335, entitled :

An act to amend section 1 of an act entitled "An act for the appointment of a Humane Inspector in all cities having a population of 29,000 inhabitants or more, making it mandatory on the Boards of the Police Commissioners in charge and control of Police Department of said city to make such appointments, providing for their manner of appointment in said cities having said Board of said Police Commissioners providing for the manner of their pay, etc., approved March 5, 1889, which section is numbered 738, Elliott's supplement of the Indiana Revised Statutes of 1881, and providing for an emergency.

Read first time and referred to the Committee on Benevolent institutions.

Senator Kennedy was granted leave of absence for the day.

Senator Boyd was granted leave of absence for the day.

Senator Kopelke offered a memorial from the tax-payers of Boone and Porter Townships, Porter County, protesting against any changes in the road law by this Legislature.

[Signed.]

MELVIN FOLTZ,

And three hundred others.

Referred to the Committee on Roads.

Senator Kern offered a memorial from the Geo. H. Thomas Relief Corps No. 20, asking the General Assembly to pass House Bill No. 97 and Senate Bill No. 122.

Referred to the Committee on Military Affairs.

Senate Bill No. 286 was read a second time and ordered engrossed.

Senator Kern was granted leave of absence for the day.

Senate Bill No. 199 was read a second time.

Senator Stuart offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 199, by striking out all after the enacting clause and insert the following :

That section 92 of an act entitled : " An act concerning taxation and repealing all laws in conflict therewith and declaring an emergency," approved March 6, 1891, be, and the same is hereby amended to read as follows, to wit :

SEC. 92. For their services the Township Assessors shall receive as compensation two dollars per day for the time actually employed in the duties of their office, not exceeding sixty days in any one year, to be paid to them from the County Treasury upon the warrant of the County Auditor and they shall receive no extra allowance for their services.

Their deputies shall also receive two dollars per day for each day they are actually employed, to be paid them in like manner : *Provided, however,* That in townships having a population of more than one hundred thousand as shown by the last preceding United States census the deputies that are

necessarily engaged in the performance of the office work of such office shall receive a compensation for such work of three dollars per day for each day they are actually employed, to be paid as provided in this section.

Provided further, That nothing in this section shall be taken to alter or repeal any of the provisions of an act fixing the salaries of County Commissioners, Township Assessors and Trustees, approved March 6, 1889.

SEC. 2. Whereas an emergency exists for the immediate taking effect of this act, therefore the same shall be in force from and after its passage.

STUART:

The amendment was adopted, and the bill was ordered engrossed with amendment.

Senate Bill No. 132 was read a second time.

Senator Wray offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 132 by striking out the words "Township Trustees," in line 4, section 1, of said bill, and inserting in lieu thereof the words "a Township Trustee;" also by inserting after the word "law," in line 6, section 1, of said bill, the following words: "And the present incumbent of the office of Township Trustee and Assessor shall continue to hold said office until the first day of January, 1895."

A. F. WRAY.

The amendment was adopted.

Senator Kopelke offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 132 by striking out all of section 2 and substituting therefor the following:

Section 2. It shall be the duty of the County Board of Election Commissioners to cause to be printed separate ballots for each township in their respective counties, containing the names of the candidates for township offices in each respectively, and to distribute the same in the same manner as the county ballots are distributed. The Board of Commissioners

of each county shall supply to each voting precinct a separate ballot box, which shall be painted blue, in which the township tickets shall be deposited by the election officers. The expense of such tickets and ballot boxes shall be paid by the several townships.

KOPELKE.

Senator Wray moved to reject Senator Kopelke's amendment, which motion prevailed.

Senator Wray moved to refer the bill back to its author, Senator Stuart.

The motion carried.

Senate Bill No. 244 was read a second time and ordered engrossed.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, offered the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Senate Bill No. 321, introduced by Senator Griffith, have had same under consideration and recommend the passage thereof.

McHUGH, of Tippecanoe,
Chairman.

The report was concurred in.

Senator Fulk, Chairman *pro tem.* of the Committee on Education, offered the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Engrossed House Bill No. 223, introduced by Representative Heagey, beg leave to report the same back with the recommendation that the same do pass.

FULK,
Chairman *pro tem.*

The report was concurred in.

Senator Holland, Chairman of the Committee on Claims, made the following report:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Senate Bill No. 187, introduced by Senator Newby, beg leave to recommend that said bill be printed for the information of the Senate.

The report was concurred in.

Senator McDonald moved that the Senate adjourn to meet Monday at 11 o'clock.

The motion carried.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

MONDAY MORNING.

FEBRUARY 13, 1893.

The Senate convened at 11 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by the Rev. D. O. Donaghue, St. Patrick's Church, Indianapolis, Indiana.

After reading a portion of the Journal of the previous Saturday, on motion of Senator Chandler the further reading of the Journal was dispensed with.

The special order for this hour being the consideration of Engrossed House Bill No. 260.

Senator Stuart moved to adopt the majority report, signed by himself and others.

Senator Magee offered the following resolution, No. 44:

Be it resolved by the Senate, That hereafter no Senator shall be allowed to occupy more than five minutes in discussing any resolution or committee report, or motion to reject any committee report, except the mover or proposer, who shall be allowed ten minutes with which to open and close the debate.

MAGEE.

Senator Magee gave notice that he would immediately after the consideration of Engrossed House Bill No. 260 move to suspend the regular order, and move the adoption of his resolution, No. 44.

The question recurring upon the adoption of the majority report on Engrossed House Bill No. 260.

Pending the discussion of the reports the Senate, on motion of Senator Parker, adjourned.

MONDAY AFTERNOON.

FEBRUARY 13, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The unfinished business of the forenoon being the consideration of Engrossed House Bill No. 260.

The question recurring upon the adoption of the majority report, signed by Senator Stuart and others.

The ayes and noes being demanded by Senators Stuart and Wishard.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bingham, Boord, Boyd, Crumpacker, Fulk, Gilman, Griffith, Hobson, Kennedy, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Newby, Seller, Stuart, Thayer, Vail, Wishard, Yaryan. Total, 27.

Those voting in the negative were :

Senators Beck, Chandler, Cranor, Ellison, French, Gifford, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, McHugh of Marion, Moore, Morgan, Parker, Smith, Sweeney, Thompson, Wiggs, Wray. Total, 21.

The majority report was adopted.

Senator McHugh, of Tippecanoe, moved to have the special order for to-morrow at 10 o'clock the consideration of Senate Bill No. 214, postponed until Wednesday at 10 o'clock.

The motion carried.

Leave of absence was granted to the Committee on Education for to-morrow to visit Purdue University.

The special order for this hour, 2 o'clock p. m., being the consideration of Senate Bill No. 68, the same was continued by unanimous consent.

The special order for this hour, 3 o'clock p. m., being the consideration of Senate Bill No. 29. .

Senator Parker offered the following amendment :

MR. PRESIDENT :

I move to strike out the title of Senate Bill No. 29, and in lieu thereof, insert the following title and preamble :

Senate Bill No. 29 :

A bill for an act amendatory and supplemental to "An act to provide for the appointment of Commissioners for the collection, arrangement and display of its resources and developments by the State of Indiana at the World's Columbian Exposition of 1893, and making an appropriation therefor," approved March 9, 1891, prescribing certain duties for the Board of World's Fair Managers of Indiana, declaring by whom the same shall be performed, abolishing the office of Secretary of the Board and making further appropriation for the said Board, repealing all laws in conflict therewith, and declaring an emergency.

WHEREAS, The successful management of the funds appropriated and to be appropriated for the benefit of the State of Indiana at the World's Columbian Exposition of 1893, can be best secured by a small rather than a large number of persons, and,

WHEREAS, The economical expenditure of such funds is a matter of necessity, therefore; and I further move to strike out sections 1, 2, 3, 4 and 5 of said bill, and insert in lieu thereof, the following:

SECTION 1. *Be it enacted by the General Assembly of the State of Indiana*, That it shall be the duty of the existing Executive Committee of the Board of World's Fair Managers of Indiana (which said Executive Committee has been appointed by said Board, and the same is hereby legalized and recognized), at the close of the World's Columbian Exposition, and authority is granted to said Executive Committee, after public notice has been given, to sell and convey the building in Jackson Park known as the Indiana Building, for the best price in cash that can be obtained therefor, the purchaser to give bond to said Board, providing and conditional, for its removal in pursuance to the rules and regulations of the authorities of the World's Columbian Exposition.

SEC. 2. The proceeds of said sale shall be paid to the Treasurer of the Board of World's Fair Managers for Indiana, and the entire amount thereof shall be by him paid into the office of the Treasurer of the State of Indiana, to the credit of the general fund.

SEC. 3. It shall be the further duty of said Executive Committee of said Board, at the close of said Exposition, to take charge of all the exhibits of the State not previously removed by exhibitors, securely repack the same and forward to the State Board of Agriculture at Indianapolis, all the agricultural, horticultural, floricultural and forestry exhibits of the State, and the cabinets and pavilions containing the same for preservation and display by said Board at its rooms in the State Capitol, and to forward to the State Geologist, all the exhibits of the State representing mines and mining, building material, coal, metals and clays, for preservation and display in the rooms of the State Geologist in the Capitol at Indianapolis, and to forward to the Department of Public Instruction at the

State Capitol the educational exhibit for the preservation and display, including the maps and charts in relief of the State; and that said Executive Committee of said Board, at the close of said Exposition, take into charge all the furniture used in the Indiana State Building and purchased by the State, and cause the same to be repacked and forwarded to the Trustees of the benevolent institutions of Indiana for distribution to and use in such of said benevolent institutions as may hereafter be designated.

SEC. 4. To carry out the provisions of this act, to secure the completion of the construction of the State building at Jackson Park, to equip, furnish and maintain the same during said Exposition and to complete the work begun of exhibiting the resources, products, and general development of the State of Indiana, the sum of one hundred and thirty-five thousand and five hundred dollars or so much thereof as may be necessary, is hereby appropriated out of any money in the treasury not otherwise appropriated and the State Treasurer is directed to pay the same from the General Fund from time to time on the requisition of said Executive Committee of said Board, signed by its President and approved by the Governor, and accompanied by the estimates of expenses to the payment of which the money so drawn is to be applied.

SEC. 5. The office of Secretary of said Board is hereby abolished.

SEC. 6. All salaries now paid by said Board to any person or persons shall cease from and after the installation of all exhibits from the State, except as hereinafter provided.

SEC. 7. The Executive Committee of the said Board is hereby authorized and required to take charge of, look after and supervise the said building, and the said exhibit, and in aid of such duties the said Executive Committee is hereby authorized and empowered to appoint a superintendent of the said building and exhibit upon a salary, at a rate, when all exhibits from this State are installed, not to exceed two thousand dollars per annum: *And provided further*, That said Executive Committee is authorized, if it be deemed necessary to employ some one skilled as a type-writer and stenographer to

assist said committee, but the salary of such employe shall not exceed sixty dollars per month, and to employ subordinates in and about said building, to care for said building and said exhibits.

SEC. 8. All laws and parts of laws in conflict herewith are hereby repealed.

SEC. 9. Whereas an emergency exists for the immediate taking effect of this act, the same shall therefore take effect and be in force from and after its passage.

Senator Wray offered the following motion:

MR. PRESIDENT:

I move to amend section 4 of the amendments proposed by Senator Parker by striking out of said section the words "one hundred and thirty-five thousand five hundred dollars," and inserting in lieu thereof the words "twenty-five thousand dollars."

A. F. WRAY.

Senator Kopelke offered the following motion:

MR. PRESIDENT:

I move to amend the substitute to Senate Bill No. 29, offered by the Senator from Marshall County, by striking out in section four (4) thereof the words "one hundred and thirty-five thousand five hundred dollars," and inserting in lieu thereof the words "one hundred thousand dollars."

J. KOPELKE.

Senator Sweeney offered the following motion:

MR. PRESIDENT:

I move to amend the substitute to Senate Bill No. 29, offered by the Senator from Marshall County, by striking out in section 4 thereof the words "one hundred and thirty thousand five hundred dollars" and insert in place thereof the words "fifty thousand dollars."

SWEENEY.

Senator Newby moved to recommit Senate Bill No. 29, together with the amendments, to the Committee on World's Fair, which motion prevailed.

Senator Stuart moved that the Senate do now adjourn.

Carried.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

TUESDAY MORNING.

FEBRUARY 14, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

After reading a portion of the Journal of the previous day, on motion of Senator Lynn, the further reading of the Journal was dispensed with.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 334, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 334, entitled:

A bill for an act to prevent discriminations in railroad service, prohibiting the acceptance, by railroad officers, agents or employes, of donations of stock, money or other property, providing a penalty for its violation.

Read first time and referred to the Committee on Judiciary

The special order for this hour, 10 o'clock A. M., being the consideration of Senate Bill No. 181, Senator Magee offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 181 by striking out section twenty-one (21) on page 8 of the printed bill.

MAGEE.

Senator Kern offered the following substitute to Senator Magee's amendment:

MR. PRESIDENT:

I move to amend section 21 so that it will read as follows:

Section 21. This act shall take effect from and after the first day of April, 1893.

The substitute was adopted.

Senator Magee offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 181 by striking out the word "five" in section 13 and inserting the word "one" in lieu thereof.

MAGEE.

Senator Kern offered the following substitute to Senator Magee's amendment:

MR. PRESIDENT:

I move as a substitute to the amendment offered by Senator Magee, to amend section 13 of Senate Bill No. 181, by adding thereto the words, "and out of the fees so derived he shall pay all additional clerk hire which may be necessitated by the passage of this act.

KERN.

The ayes and noes being demanded by Senators Magee and McGregor.

The roll being called, resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Crum-
packer, French, Fulk, Gifford, Gilman, Griffith, Hobson, Hol-
comb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Mc-
Cutcheon, McDonald, McHugh of Marion, McHugh of Tippe-
canoe, McKelvey, McLean, McManus, Moore, Parker, Seller,
Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray.
Total, 37.

Those voting in the negative were :

Senators Akin, Chandler, Cranor, Loveland, Magee, McGregor, Yaryan. Total, 7.

So the substitute was adopted.

Senator Vail offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 181 by striking out all of the second amendment proposed by the Committee, beginning with the words "That on page two, in line twenty-eight, etc.," and insert in lieu of the said amendment the following: That in line 6 of section 3, these words be added, "or in lieu of any such deposit or any part thereof, any such corporation, association or society may deposit with the Auditor of State notes or bonds secured by first mortgage on real estate within the State of Indiana, taken in the due course of business, and in accordance with the rules and regulations of such corporation, association or society. Such notes, bonds and mortgages shall be accompanied by a sworn statement of the President and Secretary, showing the par value of each at the date of such filing, and the rate at which they will decline in value upon regular payment being made thereon, and they shall each be endorsed or assigned as collateral security for the just demands of any citizen or citizens of the State of Indiana against such corporation, association or society. Each mortgage, with its accompanying note or bond and other papers so deposited, shall be accompanied with a fee of twenty cents for said Auditor in compensation for the care and filing of such instruments, and may be taken up at any time by such corporation, association or society upon demand in writing and the payment of necessary postage, upon being replaced by an equivalent in any security herein approved: *Provided*, That sufficient securities of the character approved in this act shall at all times be kept on deposit to equal in value the sum of one hundred thousand dollars, and the Auditor shall require additional deposits sufficient to make up said amount at any time that, by reason of the decline in the value of the securities so deposited, or the withdrawal or repayment of loans, such deposit shall have fallen below the required amount, and upon failure to comply with such requirement at any time for

thirty days, such Auditor shall at once revoke the license of said corporation, association or society, as provided in section four, to do business in this State, and shall notify the Attorney-General of such failure and revocation of license, and said Attorney-General shall proceed in any court of competent jurisdiction in the State of Indiana, to have a receiver appointed to wind up the affairs of such failing corporation, association or society, which receiver shall have the power to receive the payments and cancel the mortgages of such association within the State of Indiana under the order of the Court in charge of such receivership and according to the terms of the contract in such bonds, notes, mortgages and other evidences of indebtedness in the hands of such Auditor, or secured on any real estate within the State of Indiana, and pay out the proceeds of such collections under the order of the Court. Which order shall direct reasonable fees to be paid the Attorney-General for his services. In case any corporation, association or society, having complied with the provisions of this act, desires to wind up its affairs within this State, it may surrender to the Auditor of State its license to do business within the State, with notice of its intention to so wind up its affairs, and, in such case, the Auditor shall only retain from time to time so much of the deposits left with him as, in his judgment, is necessary to secure all the patrons of such corporation, association or society as are shown by its sworn reports to be citizens of the State of Indiana."

Senator Cranor made the following motion :

MR. PRESIDENT :

I move as a substitute for amendment No. 8, by Senator Vail to amend Senate Bill No. 181, by striking out that part of section three beginning with the word "it" in line 3, and ending with the word "Auditor" where it first occurs in line 6 of the printed bill; also the committee's amendments to said section; also all of section five of said bill.

CRANOR.

Senator Kern moved to dispense with the further reading of memorials.

The motion carried.

The question recurring on the adoption of Senator Cranor's substitute, it was lost.

The question recurring on the amendment offered by Senator Vail, it was lost.

Senator Vail offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 181, by inserting the words "Each of the several kinds of certificates" immediately after the words "and copies of" in line 14 of section 13 of said bill.

VAIL.

The amendment was accepted by consent.

Senator Newby offered the following amendment :

MR. PRESIDENT :

I move to amend section fourteen (14) of Senate Bill No. 181 by adding, immediately after the word "society" in line 19, the words "and before such Deputy Inspector shall receive any pay for such examination he shall file with the Auditor of State an itemized statement of his expenses, which statement shall be sworn to by such Deputy Inspector."

NEWBY.

The amendment was accepted by consent.

Senator Kern offered the following amendment :

MR. PRESIDENT :

I move to amend section 8 by striking out the word "and" in line 3, after the word "President," and insert in lieu thereof the word "or," also, by inserting, before the word "at" in said line, the words "which shall be certified to by."

KERN.

The amendment was accepted.

Senator Magee offered the following amendment :

MR. PRESIDENT :

I move to amend Senate Bill No. 181 by adding the following additional section :

It shall be the duty of the Secretary and Treasurer of each such association to make out and file with the Auditor of the

county in which the same is located, a statement showing the name or names of any person or persons, corporation or association, who hold paid-up shares in such association, together with the amount of the same, which statement shall be verified by the oath of said Secretary and Treasurer. Such statement shall be made, verified and filed with such Auditor on or before the 15th day of May in each year. Upon the filing of such statement it shall be the duty of such Auditor to place on the tax duplicate of such county the name of such person or persons, corporation or association, together with the face value of said stock, and the same shall be then listed and assessed for taxable purposes at the same rate and in the same manner as other shares, bonds, mortgages, notes or other forms of credit are now assessed and taxed.

MAGEE.

Pending the adoption of the amendment, Senator Barnes moved to adjourn, which carried.

TUESDAY AFTERNOON.

FEBRUARY 14, 1893.

The Senate convened at 2 o'clock p. m., Lieutenant-Governor Nye in the chair.

The unfinished business of the forenoon being the consideration of Senate Bill No. 181, the same was proceeded with.

The question recurring upon Senator Magee's amendment to Senate Bill No. 181.

Senator Barnes moved to reject Senator Magee's amendment.

The ayes and noes being demanded by Senators Magee and Kern.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Boyd, Ellison, Gifford, Gilman, Griffith, Kern, Kopelke, Lynn, McCutcheon, McDonald,

McGregor, McHugh of Marion, McKelvey, McLean, McManus, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Wishard, Wray. Total, 26.

These voting in the negative were:

Senators Akin, Bingham, Chandler, Cranor, French, Fulk, Holcomb, Holland, Kennedy, Leyden, Loveland, Magee, McHugh of Tippecanoe, Moore, Wiggs. Total, 15.

So the amendment was rejected.

Senator Loveland offered the following amendment No. 13:

MR. PRESIDENT:

I move to amend Senate Bill No. 181 by adding to section 13, as amended, the following: "and, except for such clerk hire, the disposition of fees paid into the office of the Auditor of State under this act shall be governed by the provisions of section 18 of the fee and salary act of March 9, 1891."

The amendment was adopted.

Senator Kern moved that the bill be engrossed.

The motion carried, and the bill was ordered engrossed.

Senator Griffith, Chairman of the Committee on Rules, made the following report:

MR. PRESIDENT:

Your Committee on Rules, to whom was referred Resolution No. 44, introduced by Senator Magee, have had the same under consideration and recommend that the same be adopted as a rule of the Senate.

Senator Bird moved the previous question.

The question being, Shall the Senate second the demand for the previous question?

The demand was seconded by the Senate.

The question being, Shall the main question be now put?

The same was agreed to.

The question recurring upon the adoption of the rule.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Stuart, Sweeney, Thompson, Vail, Wiggs, Wray. Total, 35.

Those voting in the negative were:

Senators Baker, Boord, Loveland, McCutcheon, McManus, Thayer, Wishard, Yaryan. Total, 8.

So the resolution was adopted.

Senator French offered the following resolution:

Resolved, That when the Senate adjourn it adjourn to meet at 9 o'clock on to-morrow morning, and that that be the meeting hour hereafter until the close of the session.

Read and referred to the Committee on Rules.

Senator Sweeney, Chairman of the Committee on Corporations made the following report:

MR. PRESIDENT:

Your Committee on Corporations, to whom was referred Senate Bill No. 318, introduced by Senator Thayer, beg leave to report the same back with the recommendation that the same do pass.

SWEENEY,
Chairman.

The report was adopted.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to which was referred Senate Bill No. 334, introduced by Senator McLean, beg leave to report the same back with the recommendation that the bill pass.

MOORE,
Chairman.

The report was adopted.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to which was referred Senate Bill No. 319, introduced by Senator Cranor, beg leave to report the same back with the recommendation that the bill pass.

MOORE,
Chairman.

The report was adopted.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to which was referred Senate Bill No. 317, with amendments, introduced by Senator French, beg leave to report the same back with the recommendation that the bill and amendments be printed.

MOORE,
Chairman.

The report was adopted.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to which was referred House Bill No. 66, introduced by Mr. Vermillion, beg leave to report the same back with the recommendation that the bill pass.

MOORE,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 30, introduced by Senator McLean, have had the same under consideration, and beg leave to recommend that said bill do pass.

S. P. LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report :

MR. PRESIDENT :

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 335, introduced by Senator McLean, have had the same under consideration, and beg leave to recommend that said bill be indefinitely postponed.

S. P. LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, to whom was referred Engrossed House Bill No. 89, introduced by Mr. Erwin, have had the same under consideration, and beg leave to recommend that said bill do pass.

LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report :

MR. PRESIDENT :

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 88, introduced by Senator Akin, (by request) have had the same under consideration, and beg leave to recommend that said bill be indefinitely postponed.

I. P. LEYDEN,
Chairman.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT :

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 252, introduced by Senator Kern, have had the same under consideration, and beg leave to recommend that said bill be indefinitely postponed.

I. P. LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 18, introduced by Senator Kopelke, have had the same under consideration, and beg leave to recommend that said bill be indefinitely postponed.

I. P. LEYDEN,
Chairman.

Senator Kopelke moved to non-concur in the report of the committee.

Senator Leyden moved to lay Senator Kopelke's motion on the table.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Ellison, French, Fulk, Griffith, Holcomb, Leyden, Magee, McGregor, McHugh of Tippecanoe, McLean, Seller, Stuart. Total, 17.

Those voting in the negative were:

Senators Baker, Boyd, Cranor, Gifford, Gilman, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McDonald, McHugh of Marion, McKelvey, McManus, Moore, Parker, Sweeney, Thayer, Wiggs, Wishard, Wray, Yaryan. Total, 22.

The motion was lost.

The question recurring on the motion of Senator Kopelke to non-concur in the report of the committee.

The ayes and noes were demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Boyd, Kennedy, Kopelke, Loveland, McHugh of Marion, McKelvey, McManus, Moore, Seller, Sweeney, Thayer, Wiggs. Total, 14.

Those voting in the negative were:

Senator Akin, Barnes, Beck, Bingham, Bird, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Kern, Leyden, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McLean, Parker, Stuart, Wray, Yaryan. Total, 24.

So the motion was lost.

The question recurring on the adoption of the report.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 260, introduced by Senator McCutcheon, have had the same under consideration, and beg leave to recommend that said bill be indefinitely postponed.

The report was concurred in.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 105, introduced by Senator Smith, have had the same under consideration, and, as Engrossed House Bill No. 89 covers the same ground, beg leave to recommend that said bill be indefinitely postponed.

The report was concurred in.

Senator Leyden, Chairman of Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 177, introduced by Senator McLean, have had the same under consideration and beg leave to recommend that the same be amended by striking out the emergency clause, and when so amended that the bill do pass.

The report was concurred in.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 43, introduced by Senator Yaryan, have had the same under consideration and beg leave to recommend that said bill be indefinitely postponed.

The report was concurred in.

Senator Leyden, Chairman of Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 213, introduced by Senator Seller, have had the same under consideration and beg leave to recommend that said bill be indefinitely postponed.

The report was concurred in.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 219, introduced by Senator Kern, have had the same under consideration and beg leave to report the same back, recommending that the bill be indefinitely postponed.

LEYDEN,
Chairman.

Senator Kern moved to non-concur in the report.

Senator McHugh, of Tippecanoe, moved that the bill be recommitted to the committee, which motion carried.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 310, introduced by Senator Magee, have had the same under consideration, and beg leave to recommend that said bill do pass.

LEYDEN,
Chairman.

The report was adopted.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 302, introduced by Senator Seller, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Bill No. 305, introduced by Senator Seller, beg leave to report the same back, with the recommendation that the bill be indefinitely postponed.

A. F. WRAY,
Chairman.

Senator Seller moved to non-concur in the report of this committee.

Senator Magee moved to lay the report and the motion to non-concur on the table.

The motion was lost.

The question recurring on Senator Seller's motion to non-concur in the report.

It was lost.

The question recurring on the adoption of the report.

It was adopted.

Senator Wray, Chairman of the Committee on Elections, made the following report :

MR. PRESIDENT :

Your Committee on Elections, to which was referred Senate Bill No. 258, introduced by Senator Barnes, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following report :

MR. PRESIDENT :

Your Committee on Elections, to whom was referred Senate Bill No. 172, introduced by Senator Kennedy, beg leave to report the same back with the recommendation that the bill pass.

A. F. WRAY,
Chairman.

The report was concurred in.

Senator Wray, Chairman of the Committee on Elections, made the following majority report :

MR. PRESIDENT :

The undersigned, a majority of your Committee on Elections, to which was referred Engrossed House Bill No. 8, introduced by Mr. Williams, beg leave to report the same back with the recommendation that all of said bill after the enacting clause be stricken out and that the following amendment be made thereto and to follow said enacting clause :

That section 4 of an act entitled "An act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act concerning elections, providing penalties for the violation of the same, and repealing all laws in conflict therewith, approved March 6, 1889, approved March 6, 1891," be and the same is hereby amended to read as follows :

Section 4. Section 23 of said act is hereby amended to read as follows:

Section 23. At least seven days before an election to fill any public office at which the electors of any county are entitled to vote, the County Clerk of such county shall cause to be published in two weekly newspapers within the county the nominations to office certified to him by the Governor of the State, and also those filed with the County Clerk. He shall make two publications in each of said newspapers before elections; one of such publications in each newspaper shall be upon the last day upon which such newspaper is issued before election; such publication shall be made in two newspapers representing the political parties that at the last preceding general election cast the largest number of votes in the State, if such paper there be: *Provided*, That in all cities where a daily paper is printed and published, such notice shall also be published twice as aforesaid, in two daily papers, representing such political parties, if such there be. The list of nominations published by the County Clerks shall be arranged, as far as possible, in the order and form in which they will be printed upon the ballots, and shall designate the devices under which the group or list of candidates of each party shall be printed: *Provided*, That the compensation for such printer or printers for such advertising herein required shall be as herein set forth, to wit: For each advertisement, per square of 250 ems, first insertion, fifty cents; for each additional insertion twenty-five cents.

Section 21. All laws and parts of laws in conflict with the provisions of this act are hereby repealed and we further recommend that the title of said bill be so amended as to read as follows:

A bill for an act to amend section four (4) of an act entitled an act entitled an act to amend section 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65, of an act entitled an act concerning elections, providing penalties for the violation of the same and repealing all laws in conflict therewith and declaring an

emergency, approved March 6, 1889, approved March 6, 1891. And that when said bill is so amended we recommend that the said bill do pass.

A. F. WRAY,
Chairman.

RUFUS MAGEE,
J. E. McDONALD,
J. W. CRUMPACKER.

The following minority report was presented :

MR. PRESIDENT :

The undersigned minority of your Committee on Elections, to which was referred Engrossed House Bill No. 8, introduced by Mr. Williams, beg leave to report the same back with the recommendation that the bill pass.

O. A. BAKER,
O. BIRD,
J. M. BECK.

Senator McGregor moved to adopt the minority report.

Senator Bird moved the previous question.

The question being, Shall the Senate second the demand for the previous question ?

The demand was seconded by the Senate.

The question being, Shall the main question be now put ?

The same was agreed to.

The question recurring on the adoption of the minority report.

The ayes and noes being demanded by Senators McGregor and Wray.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, French, Fulk, Gilman, Holland, Kennedy, Kopelke, Lynn, McGregor, Moore, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Wiggs, Yaryan. Total, 24.

Those voting in the negative were :

Senators Bingham, Boord, Crumpacker, Ellison, Gifford, Holcomb, Kern, Leyden, Loveland, Magee, McCutcheon, McDonald, McHugh of Marion, McKelvey, McLean, McManus, Stuart, Wray. Total, 18.

So the minority report was adopted.

Senator Magee moved that the bill be printed.

The motion carried.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 16, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 16, entitled :

A bill for an act to amend an act concerning gravel and macadamized roads.

Read first time and referred to Committee on Roads.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Concurrent Resolution No. 12, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

House Concurrent Resolution No. 12 :

WHEREAS, The landmarks erected by the government surveyors to mark the line separating the commonwealths of Indiana and Illinois have been obliterated and fail longer to designate said State line ; and,

WHEREAS, Disputes and litigation are occurring and likely to occur between citizens of the two commonwealths touching the location of the State line opposite the county of Lake, State of Indiana ; and,

WHEREAS, It is for the best interest of both commonwealths that the State line landmarks be restored; therefore be it .

Resolved by the House of Representatives, the Senate concurring,
That the Governor be and is hereby requested to communicate with the Governor of Illinois, with the request that the Governor of Illinois communicate with the General Assembly of Illinois and request that body to join with this General Assembly in the enactment of such laws as are best calculated to gain the object as set forth in the preamble to this resolution.

Read the first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 315, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 315, entitled:

A bill for an act concerning the sinking, safety, maintenance and operation of natural gas and oil wells, prescribing penalties and declaring an emergency.

Read first time and referred to the Committee on Natural Gas.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 405, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 405, entitled:

A bill for an act to repeal an act entitled "An act in relation to the holding of certain terms of court in the Eleventh Judicial Circuit in the State of Indiana, defining the duties of the

Judge of the Forty-ninth Judicial Circuit of the State of Indiana in relation thereto, and declaring an emergency;" approved March 9, 1891.

Read first time and referred to the Committee on Organization of Courts.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 155, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 155, entitled:

A bill for an act fixing the punishment of persons willfully and maliciously placing any obstructions upon the track of any railroad or inclined railroad track, or for changing any switch or removing the fastenings thereof so as to endanger the passage of trains, or willfully and maliciously commits any other act in order to throw the engine or cars running upon such railroad or inclined railroad track, repealing all laws in any way conflicting herewith, and declaring an emergency.

Read first time and referred to the Committee on Railroads.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed House Joint Resolutions Nos. 4 and 5, being amendments to the Constitution, and rejected Nos. 6 and 7, and the resolutions, together with the report of the committee thereon, are herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following is House Joint Resolution No. 4:

WHEREAS, The Fifty-seventh General Assembly did, by a majority of all members elected to each of the two houses, agree to the following amendment to the Constitution of the State of Indiana, viz.:

Joint Resolution No. 10 (House):

Filed in the office of the Secretary of State, March 10, 1891.

Be it resolved by the General Assembly of the State of Indiana, That the following proposed amendment to the Constitution of said State be and the same here now is agreed to and referred to the General Assembly of said State to be chosen at the next general election: Amend section twenty-nine of article four of said Constitution to read as follows:

The members of the General Assembly shall receive for their services a compensation to be fixed by law; but no increase of compensation shall take effect during the session at which such measure may be made. No session of the General Assembly shall extend beyond the term of one hundred days, nor any special session beyond the term of forty days.

Resolved, That in submitting this amendment to the electors of the State to be voted on, it shall be designated as amendment No. L; and,

WHEREAS, The said amendment was entered upon the journals of the House and Senate respectively, together with the yea and nay vote thereon, and

WHEREAS, Said Fifty-seventh General Assembly referred said amendment to this, the Fifty-eighth General Assembly, the Fifty-eighth General Assembly being the General Assembly chosen at the next following general election after the aforesaid adoption and reference; therefore, be it

Resolved by the House, the Senate concurring, That the said amendment be and the same is hereby agreed to.

H. D. McMULLEN,
GATES SEXTON,
JOSEPH F. SUCHANEK,
A. C. LINDEMUTH,
ALLEN SWOPE.

Read the first time and referred to the Committee on the Revision of the Constitution.

House Joint Resolution No. 5:

WHEREAS, The Fifty-seventh General Assembly did, by a majority of all of its members elected to each of the two houses, agree to the following amendment to the Constitution of the State of Indiana, viz.:

Joint resolution No. 7 (House):

Filed in the office of the Secretary of State, March 10, 1891.

Be it resolved by the General Assembly of the State of Indiana, That the following proposed amendment to the Constitution of said State, be and the same here now is agreed to and referred to the General Assembly of said State, to be chosen at the next general election.

Amend section one (1) of article ten (10) of said Constitution to read as follows:

The General Assembly shall provide by law for a uniform and equal rate of assessment and taxation, and shall prescribe such regulations as shall secure a just valuation for taxation of all property, both real and personal, excepting only such for municipal, educational, literary, scientific, religious or charitable purposes, as may be specially exempted by law: *Provided, That* corporations may be taxed upon their net or gross earnings in such manner as may be prescribed by law.

Resolved, That in submitting this amendment to the electors of the State to be voted on, it shall be designated as amendment No. 2; and

WHEREAS, The said amendment was entered upon the journals of the House and Senate respectively, together with the yeas and noes vote thereon; and

WHEREAS, Said Fifty-seventh General Assembly referred said amendment to this, the Fifty-eighth General Assembly chosen at the next following general election after the aforesaid adoption and reference; therefore be it

Resolved by the House, the Senate concurring, That the said amendment be and the same is hereby agreed to.

H. D. McMULLEN,
A. C. LINDEMUTH,
GATES SEXTON,
JOSEPH F. SUCHANEK,
ALLEN SWOPE.

Read the first time and referred to the Committee on the Revision of the Constitution.

House Joint Resolution No. 6:

WHEREAS, The Fifty-Seventh General Assembly did, by a majority of all the members elected to each of the two houses, agree to the following amendment of the Constitution of the State of Indiana, viz.:

Joint Resolution No. 9, (House):

Filed in the office of the Secretary of State March 10, 1891.

Be it resolved by the General Assembly of the State of Indiana, That the following proposed amendment to the Constitution of said State be and the same here now is agreed to and referred to the General Assembly of said State to be chosen at the next general election.

Amend section one (1) of article six (6) of said Constitution to read as follows:

There shall be elected by the voters of the State a Secretary, an Auditor and a Treasurer of State, who shall severally hold their offices for four years; they shall perform such duties as may be enjoined by law, and no person shall be eligible to either of said offices more than four years in any period of eight years;

Resolved, That in submitting this amendment to the electors of the State to be voted on, it shall be designated as Amendment No. 3; and

WHEREAS, The said amendment was entered upon the Journals of the House and Senate respectively, together with the yeas and nay vote thereon; and

WHEREAS, Said Fifty-Seventh General Assembly referred said amendment to this Fifty-Eighth General Assembly, the Fifty-

Eighth General Assembly being the General Assembly chosen at the next following general election after the aforesaid adoption and reference; therefore,

Be it resolved by the House, the Senate concurring, That the said amendment be and the same is hereby agreed to.

H. D. McMULLEN,
A. C. LINDEMUTH,
GATES SEXTON,
JOSEPH F. SUCHANEK,
ALLEN SWOPE.

Read the first time and referred to the Committee on the Revision of the Constitution.

House Joint Resolution No. 7 :

WHEREAS, The Fifty-seventh General Assembly did, by a majority of all members elected to each of the two Houses, agree to the following amendment to the Constitution of the State of Indiana, viz.:

Joint Resolution No. 8 (House), filed in the office of the Secretary of State, March 10, 1891:

Be it resolved by the General Assembly of the State of Indiana, That the following proposed amendment to the Constitution of said State be and the same here now is agreed to and referred to the General Assembly of said State to be chosen at the next general election.

Amend section two (2) of article six (6) of said Constitution to read as follows:

There shall be elected in each county, by the voters thereof, at the time of holding general elections, a Clerk of the Circuit Court, Auditor, Recorder, Treasurer, Sheriff, Coronor and Surveyor, who shall severally hold their office for four years, commencing on the first Monday in January after their election, and no person shall be eligible to hold any of said offices more than four years, or one term, in any period of eight years. Provisions shall be made by law for filling vacancies in any of such offices.

Resolved, That in submitting this amendment to the electors of the State to be voted on, it shall be designated as amendment No. 4, and

WHEREAS, The said amendment was entered upon the Journals of the House and Senate respectively together with the yea and nay vote thereon, and

WHEREAS, Said Fifty-seventh General Assembly referred said amendment to this, the Fifty-eighth General Assembly, the Fifty-eighth General Assembly being the General Assembly chosen at the next following general election after the aforesaid adoption and reference; therefore be it

Resolved by the House, the Senate concurring, That the said amendment be and the same is hereby agreed to.

H. D. McMULLEN,
GATES SEXTON,
JOSEPH F. SUCHANEK,
A. C. LINDEMUTH,
ALLEN SWOPE.

Read first time and referred to the Committee on Revision of the Constitution.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 189, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 189, entitled:

A bill for an act to amend section 114 of an act entitled "An act to provide for a general system of Common Schools, the officers thereof, and their respective powers and duties, and matters properly connected therewith and prescribing the fees for certain officers therein named, and the establishment and regulation of township libraries and to repeal all laws inconsistent therewith, providing penalties therein prescribed, approved March 6, 1865, and declaring an emergency."

Read first time and referred to the Committee on Education.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 410, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 410, entitled :

A bill for an act regulating the time and manner of making reports by the officers of the State Prisons, and repealing all laws in conflict therewith.

Read first time and referred to the Committee on State Prisons.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 40, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 40, entitled :

A bill for an act to amend section six (6) of an act entitled "An act to authorize cities and incorporated towns to establish, locate, lay out, or improve public parks and grounds, authorizing the levying of taxes to defray the expense of purchasing and improving the same, repealing all laws in conflict with this act, and declaring an emergency," approved March 5, 1891, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 457, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 457, entitled :

A bill for an act authorizing railroad companies, in consolidating so as to form an interstate line, to fix the terms and conditions of such consolidation and to retire their preferred stock, and to provide for the issue of new preferred stock and fix the par value thereof.

Read first time and referred to Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 76, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 76, entitled :

A bill for an act entitled an act to amend section 164 of an act entitled an act providing for the settlement and distribution of decedents' estates, approved April 14, 1881, and being section 2390 of the Revised Statutes of 1881.

Read first time and referred to the Committee on Judiciary.

Senator Wray, Chairman of the Committee on Elections, made the following minority report on Senate Bill No. 299 :

MR. PRESIDENT :

The undersigned a minority of your Committee on Elections, to which was referred Senate Bill No. 299, introduced by Senator Parker, beg leave to report the same back with the recommendation that the bill be amended by striking out the word "one" after the word "cast" in the first section and inserting the word "ten," and when so amended that the bill do pass.

A. F. WRAY,
Chairman.
O. A. BAKER.

The following majority report was presented.

MR. PRESIDENT :

The undersigned, a majority of your Committee on Elections, to which was referred Senate Bill No. 299, introduced by Senator Parker, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

J. M. BECK,
RUFUS MAGEE,
J. E. McDONALD,
O. BIRD,
J. M. CRUMPACKER.

Senator Griffith moved that the bill be rejected.

Senator McHugh, of Tippecanoe, moved to amend the motion of Senator Griffith by rejecting both the report of the committee and the motion to reject.

The ayes and noes being demanded by Senators Loveland and Wray.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Bingham, Bird, Chandler, Crumpacker, Fulk, Gifford, Griffith, Holland, Leyden, Magee, McDonald, McHugh of Tippecanoe, McLean, Sweeney. Total, 15.

Those voting in the negative were :

Senators Akin, Baker, Beck, Boord, Boyd, Ellison, French, Gilman, Holcomb, Kern, Kopelke, Loveland, Lynn, McCutcheon, McGregor, McHugh of Marion, McKelvey, McManus, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wray, Yaryan. Total, 28.

The motion was lost.

Senator Magee moved to refer the bill to the Committee on Judiciary.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

WEDNESDAY MORNING.

FEBRUARY 15, 1893.

The Senate convened at 10 o'clock, A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. W. H. Xanders, of Michigan City.

After reading a portion of the Journal of the previous day, on motion of Senator McHugh, of Marion, the further reading of the Journal was dispensed with.

Senator Morgan, Chairman of the Committee on Public Health, Vital and Other Statistics, made the following report:

MR. PRESIDENT:

Your Committee on Public Health and Vital Statistics, to whom was referred Senate Bill No. 315, introduced by Senator Moore, by request, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

MORGAN,
Chairman.

The report was adopted.

Senator Morgan, Chairman of the Committee on Public Health, Vital and Other Statistics, made the following report:

MR. PRESIDENT:

Your Committee on Public Health and Vital Statistics, to whom was referred Senate Bill No. 329, introduced by Senator Seller, beg leave to report the same back with the recommendation that the bill pass.

MORGAN,
Chairman.

The report was adopted.

Senator Morgan offered a memorial in reference to the Soldiers' and Sailors' Orphans' Home, which was referred to the Committee on Military Affairs without reading.

Senator Griffith moved that Senate Bill No. 214 be recommit-
 ted to the Committee on Organization of Courts with in-
 structions to report at an early date.

The motion carried.

Senator Leyden was granted consent to call up Senate Bill
 No. 143, which had been made a special order for to-morrow.

The question recurring on the adoption of the minority re-
 port.

The motion was lost.

The question recurring on the adoption of the majority re-
 port.

The report was adopted and the bill was ordered engrossed.

The unfinished business of yesterday being the consideration
 of Senate Bill No. 299, the same was proceeded with.

The question recurring on Senator Magee's motion to refer
 the bill to the Committee on Judiciary.

Senator Wray moved to reject Senator Magee's motion.

Senator Magee moved to lay the bill upon the table.

The ayes and noes being demanded by Senators Loveland
 and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Chandler, Griffith, Lynn, Magee, McDonald, Mc-
 Lean. Total, 6.

Those voting in the negative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Cranor,
 Crumpacker, Ellison, French, Fulk, Gilman, Holcomb, Holland,
 Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon,
 McGregor, McHugh of Marion, McKelvey, McManus, Moore,
 Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer,
 Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

So the motion to lay upon the table was lost.

The question recurring on the motion of Senator Wray to
 reject Senator Magee's motion to refer Senate Bill No. 299 to the
 Committee on Judiciary.

The ayes and noes being demanded by Senators Loveland and Magee.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McGregor, McHugh of Marion, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 40.

Those voting in the negative were :

Senators Gifford, Griffith, Lynn, Magee, McDonald, McLean. Total, 6.

So the motion to reject carried.

Senator Wray moved to substitute the minority for the majority report.

Senator Magee moved to lay Senator Wray's motion on the table.

The ayes and noes being demanded by Senators Magee and Boyd.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bird, Crumpacker, Gifford, Griffith, Holland, Lynn, Magee, McDonald, McHugh of Marion and McLean. Total, 11.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Boyd, Cranor, Ellison, French, Fulk, Gilman, Holcomb, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 32.

So the motion to lay upon the table was lost.

The question recurring on the substitution of the minority for the majority report.

The ayes and noes being demanded by Senators Akin and Magee.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bingham, Boord, Boyd, Cranor, Ellison, French, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McGregor, McKelvey, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 35.

Those voting in the negative were:

Senators Beck, Bird, Chandler, Crumpacker, Fulk, Gifford, Griffith, Holland, Lynn, Magee, McDonald, McHugh of Marion, McLean and Morgan. Total, 14.

So the minority report was substituted for the majority report.

The report was adopted.

Engrossed Senate Bill No. 153 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Ellison, French, Fulk, Gifford, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Yaryan. Total, 36.

Those voting in the negative were:

Senators Baker, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, Vail. Total, 9.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Senate Bill No. 181 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Ellison, French, Fulk, Gifford, Hobson, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 40.

Those voting in the negative were:

Senators Cranor, Gilman. Total, 2.

So the bill passed and it was ordered that the title as amended should stand as the title of the act.

Senate Bill No. 286 was read a third time.

Senator Magee moved that the further consideration of this bill be indefinitely postponed.

The motion was lost.

Senator French moved to adjourn.

The motion was lost.

The question recurring upon the passage of Senate Bill No. 286.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Boord, Boyd, Cranor, Gilman, Kennedy, Kopelke, Loveland, McCutcheon, McDonald, McManus, Newby, Parker, Seller, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 22.

Those voting in the negative were :

Senators Beck, Bingham, Bird, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Leyden, Lynn, Magee, McHugh of Tippecanoe, McKelvey, McLean, Smith, Stuart, Sweeney, Thompson. Total, 24.

So the bill failed to pass.

On motion of Senator Magee the Senate adjourned.

WEDNESDAY AFTERNOON.

FEBRUARY 15, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator Kennedy introduced Senate Bill No. 336, entitled :

A bill for an act to amend section twelve of an act entitled "An act concerning drainage under specified conditions, and declaring an emergency," approved March 7, 1891, and declaring an emergency.

Read first time and referred to the Committee on Drains.

Senator Kennedy introduced Senate Bill No. 337, entitled:

A bill for an act to legalize the incorporation of the town of West Shoals, in the county of Martin, State of Indiana, the election of its various Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Boards of Trustees of said town, and other matters connected therewith, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

Senator Morgan, Chairman of the Committee on Public Health and Vital Statistics, made the following report:

MR. PRESIDENT :

Your committee, to whom was referred Senate Bill No. 226, introduced by Senator McKelvey, have had the same under consideration, and recommend that the bill pass.

MORGAN,
Chairman.

The report was adopted.

Senator McDonald introduced Senate Bill No. 338, entitled:

An act to authorize the assessment and appraisement of real estate in newly incorporated towns, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Senator Ellison introduced Senate Bill No. 339, entitled:

A bill for an act to amend section three (3) of an act entitled "An act to amend sections seventy-eight (78), seventy-nine (79), and eighty-three (83), (the same being sections 4373, 4378 of the Revised Statutes of 1881), of an act entitled 'An act to provide for a system of common schools, the officers thereof and their respective powers and duties, and matters properly connected therewith, and prescribing the fees for certain officers therein named, and for the establishment and regulation of township libraries, and to repeal all laws inconsistent therewith, providing penalties therein presented,' " approved March 6, 1865, approved April 11, 1885.

Read first time and referred to Committee on County and Township Business.

Senator McKelvey (by request) introduced Senate Bill No. 342, entitled:

A bill for an act to amend an act entitled "An act for the protection of squirrels, providing for the penalties for the violation thereof," approved March 11, 1889.

Read first time and referred to the Committee on Agriculture.

Senator Kern introduced Senate Bill No. 340, entitled:

A bill for an act to amend section 118 and 125 of an act concerning the incorporation and government of cities having more than 100,000 population according to the last preceding United States census and matters connected therewith and declaring an emergency, approved March 6, 1891, repealing conflicting laws and declaring an emergency.

Read first time and referred to the Committee on the Affairs of the City of Indianapolis.

Senator Kern (by request) introduced Senate Bill No. 343, entitled :

A bill for an act entitled an act to define trusts and conspiracies against trade, declaring contracts in violation of the provisions of this act void, and making certain acts in violation thereof misdemeanors and prescribing the punishment therefor and matters connected therewith.

Read first time and referred to the Committee on Corporations.

Senator Kern introduced Senate Bill No. 341, entitled :

A bill for an act entitled "An act restraining Boards of County Commissioners, and the municipal authorities of towns or cities from opening highways, streets or alleys, through the lands of incorporated cemeteries, acquired and held for burial purposes.

Read first time and referred to the Committee on County and Township Business.

The report was concurred in.

Senator Beck, Chairman of the Committee on Swamp Lands and Drains, made the following report on Senate Bill No. 104 :

MR. PRESIDENT :

Your Committee on Swamp Lands and Drains, to whom was referred Senate Bill No. 104, introduced by Senator Gilman, beg leave to report the same back with the recommendation that the bill pass.

BECK,
Chairman.

The report was concurred in.

Senator Thayer introduced Senate Bill No. 344, entitled :

A bill for an act to authorize cities containing 10,000 inhabitants, or more, to create the office of Police Matron, and to provide for compensation of the same.

Read first time and referred to the Committee on Cities and Towns.

Senator Chandler, Chairman of the Committee on State Library, made the following report :

MR. PRESIDENT :

Your Committee on State Library, to whom was referred Senate Bill No. 326, introduced by Senator McKelvey, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

CHANDLER,
Chairman.

The report was concurred in.

Senator Gilman introduced Senate Bill No. 345, entitled :

A bill for an act relating to school libraries, and to provide means to purchase supplementary reading for pupils of the common schools.

Read first time and referred to the Committee on Education.

Senator French introduced Senate Bill No. 346, entitled :

A bill for an act concerning interest and usury, repealing all laws in conflict therewith, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Senator Wishard introduced Senate Bill No. 350, entitled :

A bill for an act to regulate the soliciting and writing of life insurance, and to prohibit discriminations in life insurance, and to prevent life insurance companies, or officers, agents, or representatives thereof, or other persons, from making contracts, agreements, promises or representations not expressed in the policy issued and to prohibit the giving or offering of rebates or other inducements to insurance, and providing penalties for violations thereof.

Read first time and referred to the Committee on Insurance.

Senator Lynn introduced Senate Bill No. 347, entitled :

A bill for an act to set apart and constitute a fund for military purposes, and declaring an emergency.

Read first time and referred to the Committee on Military Affairs.

Senator Beck, Chairman of the Committee on Swamp Lands and Drains, made the following report on Senate Bill No. 330:

MR. PRESIDENT:

Your Committee on Swamp Lands and Drains, to whom was referred Senate Bill No. 330, introduced by Senator Beck, beg leave to report the same back with the recommendation that the bill pass.

Senator McDonald introduced Senate Bill No. 349, entitled:

An act to legalize the incorporation of the town of Ashley, in the counties of Dekalb and Steuben, and the acts of the Trustees and other officers of said town of Ashley, and declaring an emergency.

Read first time.

Senator McDonald moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections, and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Chandler, Cranor, Crumacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McKelvey, Moore, Morgan, Newby, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 35.

No Senator voting in the negative.

So the constitutional rule was suspended, the bill was read a second time by title, considered engrossed; read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, Mc-

Cutcheon, McDonald, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thompson, Vail, Wiggs, Wishard and Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator Hobson introduced Senate Bill No. 848, entitled :

An act to legalize the incorporation of the town of Cayuga, Vermillion County, Indiana, the election and qualification of its Board of Trustees and other officers, and all acts, orders, ordinances, by-laws and resolutions of the Board of Trustees of said town, and declaring an emergency.

Senator Hobson moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bingham, Boyd, Chandler, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 36.

Senator Cranor voting in the negative.

So the constitutional rule was suspended, the bill read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bingham, Bird, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Hobson,

Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Yaryan. Total, 39.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senate Bill No. 199 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bingham, Boyd, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McKelvey, McLean, McManus, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 36.

Those voting in the negative were:

Senators Akin, Chandler, Cranor, Magee, Moore, Newby. Total, 6.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Senate Bill No. 244 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Yaryan. Total, 39.

Those voting in the negative were :

Senators Cranor, Loveland, McCutcheon, Vail. Total, 4.

So the bill passed.

The title of the bill was ordered to stand as the title of the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 208, together with Engrossed House Amendments, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Griffith moved that the House Amendment to Senate Bill No. 208 be concurred in.

Which motion prevailed.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 180, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 180, entitled :

A bill for an act to provide against the adulteration of food and drugs.

Read first time and referred to the Committee on Public Health, Vital and Other Statistics.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 533, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 533, entitled :

A bill for an act fixing the term of court in the Forty-second Judicial Circuit, composed of the counties of Jackson, Orange and Washington, repealing laws inconsistent with this act, containing other provisions properly connected with this act, and declaring an emergency.

Read first time and referred to the Committee on Organization of Courts.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 297, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 297, entitled :

A bill for an act to amend section 112 of an act entitled "An act concerning taxation and repealing all laws in conflict therewith and declaring an emergency," approved March 6, 1891.

Read first time and referred to the Committee on Cities and Towns.

The special order for this hour, 3 o'clock P. M., being the consideration of Senate Bill No. 73.

Senator Parker moved to adjourn, which motion was lost.

The recurring on the adoption of Senator Cranor's amendment to Senate Bill No. 73.

Senator McHugh, of Tippecanoe, moved to lay the motion upon the table.

The ayes and noes being demanded by Senator Magee and McHugh.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bird, Boord, Fulk, Griffith, Kopelke, McHugh of Tippecanoe, McLean, Seller, Smith, Thompson.
Total, 11.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Bingham, Boyd, Chandler, Cranor, Ellison, French, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kern, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McKelvey, McManus, Morgan, Newby, Parker, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Yaryan. Total, 36.

So the motion to lie on the table was lost.

The question then recurring on the adoption of Senator Cranor's amendment.

The ayes and noes being demanded by Senators Cranor and Wishard.

Pending roll call, on motion of Senator Parker, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

THURSDAY MORNING.

FEBRUARY 16, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by A. R. Stick, English Lutheran Church of Indianapolis, Indiana.

After reading a portion of the Journal of the previous day, on motion of Senator Barnes the further reading of the Journal was dispensed with.

The unfinished business of yesterday being the consideration of Senate Bill No. 73, the same was proceeded with.

The question recurring upon the adoption of the amendment offered by Senator Cranor.

Senator Magee moved the previous question.

The question being, Shall the Senate second the demand for the previous question?

The demand was seconded by the Senate.

The question being, Shall the main question be now put?

The same was agreed to.

The question recurring upon the adoption of the amendment offered by Senator Cranor.

The ayes and noes being demanded by Senators Magee and Cranor.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Cranor, Crumpacker, Hobson, McCutcheon, Newby, Thayer, Vail, Wishard. Total, 9.

Those voting in the negative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Gilman, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McKelvey, Moore, Morgan, Parker, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray, Yaryan. Total, 32.

The amendment was lost and the bill was ordered engrossed.

Senate Bill No. 42 was read a third time.

Senator Kern, by unanimous consent, made the following motion:

MR. PRESIDENT:

I move to amend section 1 of Senate Bill No. 42 by inserting in line 2 of the printed bill after the word "city" the words "having a population less than 100,000."

KERN.

The motion carried unanimously.

Senator Kern was appointed as a committee of one to make the amendments set out in the motion.

Senator Kern, as such special committee of one, made the following report:

MR. PRESIDENT:

Your committee, to whom was referred the above amendment, begs leave to report that the said amendment has been made.

KERN.

The report was concurred in.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Bird, Ellison, French, Fulk, Gifford, Gilman, Holland, Kern, Lynn, Magee, McCutcheon, McDonald, McKelvey, McManus, Moore, Parker, Seller, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 24.

Those voting in the negative were:

Senators Akin, Baker, Barnes, Bingham, Cranor, Hobson, Holcomb, Kennedy, Kopelke, McGregor, Newby, Smith, Sweeney, Wishard. Total, 14.

So the bill failed to pass for the want of a constitutional majority.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 35, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 38, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Senate Bill No. 149 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 441, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 441, entitled :

A bill for an act to amend an act entitled an act to secure manufactures and owners of railroad equipment and rolling stock in making conditional sales and certain contracts for the lease thereof; approved March 19, 1889.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 342, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 342, entitled :

A bill for an act prohibiting Boards of Commissioners of the several counties, and Common Councils of cities, and Boards of Trustees of towns, to hire and pay one of their number for superintending any work under their care, defining a misdemeanor and providing a penalty.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 79, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 79, entitled:

A bill for an act to amend section two (2) of an act entitled "An act concerning gravel and macadamized roads," approved April 8, 1885, the same being section one thousand, four hundred and seventy-three of Elliott's supplement to the Indiana Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to the Committee on Roads.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 411, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 411, entitled:

A bill for an act to legalize the incorporation of the town of Winslow, in Pike County, Indiana, and to legalize the election and qualification of its several Boards of Trustees and other officers, and all acts and ordinances, resolutions and by-laws, and other proceedings of the Boards of Trustees of said town, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 415, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 415, entitled :

A bill for an act providing for the inspection of steam boilers and the appointment of a State Boiler Inspector for cities of five thousand inhabitants and over, and providing penalties for the violation thereof.

Read first time and referred to the Committee on Judiciary.

The Lieutenant Governor announced that he had signed Enrolled Senate Bills Nos. 208, 70, 96 and 111.

Senator Bingham offered the following Resolution No. 46.

MR. PRESIDENT :

Resolved, That the Assistant Secretary of the Senate be directed to draw his warrants for the following persons in the following sums, on account of the Southern Prison Investigation Committee, for expenses of Senate Committee in the investigation of the affairs of the State Prison, as follows :

INDIANAPOLIS, IND., February 15, 1893.

State of Indiana to Senate Prison Committee, Dr. :

To E. V. Bingham, 12 days' services at \$3 per day,	
and \$10 for incidental expenses.....	\$46 00
John Sweeney, 12 days' services at \$3 per day,	
and \$10 for incidental expenses.....	46 00
A. G. Holcomb, 12 days' services at \$3 per day,	
and \$10 for incidental expenses.....	46 00
F. M. Griffith, 12 days' services at \$3 per day.....	36 00
James McHugh, 3 days' services at \$3 per day,	
and \$1 for incidental expenses	10 00
J. E. McDonald, 12 days' services at \$3 per day,	
and \$10 for incidental expenses	46 00
Silas B. McManus, 12 days' services at \$3 per day,	
and \$1 for incidental expenses	37 00
Fred. Boord, 12 days' services at \$3 per day, \$10	
for incidental expenses and \$3.50 for car fare ...	49 50
R. J. Loveland, 12 days' services at \$3 per day,	
and \$10 for incidental expenses.....	46 00

To W. T. Mannix, services as Doorkeeper and expenses, mileage and expenses to Michigan City supcenaing Robert Barnes, Chase and mileage..	\$104 65
John J. Lingle, Clerk of Committee	5 00
Total	<u>\$472 15</u>

We, the committee, hereby certify that the foregoing account is correct and that said expenses were reasonable and necessary for the investigation of the Southern Prison.

BINGHAM,
Chairman.

The report was concurred in.

Senate Bill No. 75 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Beek, Bingham, Bird, Ellison, French, Fulk, Gifford, Holcomb, Kern, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Parker, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 31.

Those voting in the negative were:

Senators Akin, Baker, Boord, Chandler, Cranor, Crumacker, Hobson, Holland, Kennedy, Newby, Seller, Smith, Sweeney. Total, 13.

So the bill passed, and it was ordered that the title of the bill should stand as the title of the act.

Senate Bill No. 184 was read a second time and passed to its third reading.

Senate Bill No. 38 was read a second time.

Senator Fulk moved that the constitutional rule be suspended, the bill be read a third time by sections and put upon its passage.

The question being, Shall the constitutional rule be suspended?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray and Yaryan. Total, 41.

No Senator voting in the negative.

So the rule was suspended, and the bill read a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McDonald, McGregor, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 89.

No Senator voting in the negative.

So the bill passed, and it was ordered that the title of the bill should stand as the title of the act.

Engrossed House Bill No. 223 was read a second time and passed to its third reading.

Engrossed House Bill No. 197 was read a second time and passed to its third reading.

Engrossed House Bill No. 89 was read a second time.

Senator Yaryan moved that the constitutional rule be suspended, that the bill be read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Crar, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 36.

No Senator voting in the negative.

The constitutional rule was suspended.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Crar, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McLean, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Yaryan. Total, 35.

No Senator voting in the negative.

So the bill passed.

And the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 66 was read a second time and passed to its third reading.

Engrossed House Bill No. 169 was read a second time and passed to its third reading.

Engrossed House Bill No. 104 was read a second time.

Senator Gilman offered the following amendment:

MR. PRESIDENT:

I move to amend section 2 of House Bill No. 104, by inserting after the word "drain," in line fifteen (15) of said section, the following words to wit: "and who was assessed for the construction of such drain."

The amendment was adopted.

The bill passed to its third reading.

Senator Holland called up Engrossed House Bill No. 223, and moved that the constitutional rule be suspended, that the bill be read a third time by sections and put upon its passage.

The question being, Shall the rule be suspended?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 37.

No Senator voting in the negative.

The rule was suspended.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Magee, McCutcheon, McGregor, McHugh of Marion, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator McLean called up Engrossed House Bill No. 184, and moved that the constitutional rule be suspended, that the bill be read a third time and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Magee, McCutcheon, McGregor, McHugh of Marion, McLean, Moore, Newby, Parker, Sells, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 87.

No Senator voting in the negative.

So the constitutional rule was suspended, and the bill was read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Chandler, Cranor, French, Fulk, Gifford, Gilman, Hobson, Holland, Kennedy, Kern, Kopelke, Magee, McCutcheon, McGregor, McHugh of Marion, McLean, Moore, Newby, Parker, Sells, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 87.

No Senator voting in the negative.

So the bill passed.

The title to the bill was adopted as the title to the act.

Senator Holcomb introduced Senate Bill No. 351, entitled :

An act to fix the salaries of the physicians and moral instructors of the State Prison North and the State Prison South.

Read first time and referred to the Committee on Prisons.

Senator Bingham introduced Senate Bill No. 352, entitled :

An act to regulate disciplinary punishments in State Prisons, and amending section 6143 of the Revised Statutes of Indiana.

Read first time and referred to the Committee on Prisons.

Senator Newby introduced Senate Bill No. 358, entitled :

A bill for an act providing for the appointment of special Justices of the Peace.

Read first time and referred to the Committee on Organization of Courts.

Engrossed House Bill No. 67 was read a second time and passed to its third reading.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 26, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Kern was granted an indefinite leave of absence.

Engrossed House Bill No. 269 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

Pending the roll call the Senate, on motion of Senator Magee, adjourned.

THURSDAY AFTERNOON.

FEBRUARY 16, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant Governor Nye in the chair.

The unfinished business of the forenoon being the consideration of Engrossed House Bill No. 269.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bingham, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wigga, Wishard, Wray, Yaryan. Total, 39.

Those voting in the negative were :

Senators Barnes, Bird, French, Kennedy, Kopelke, Parker. Total, 6.

Senators Akin and Kern paired.

So the bill passed.

The title of the bill was ordered to stand as the title of the act.

Senator Barnes introduced Senate Bill No. 354, entitled :

A bill for an act to provide for the appointment of Road Supervisors by Township Trustees, and matters properly connected therewith, repealing all laws in conflict with the provisions of this act, and declaring an emergency.

Read first time and referred to Committee on Roads.

Senator Parker introduced Senate Bill No. 355, entitled :

An act prescribing the manner of proving or disproving the genuineness of a disputed writing or signature in the Courts of this State.

Read first time and referred to Committee on Judiciary.

Senator Parker introduced Senate Bill No. 356, entitled :

An act to empower the Common Council of any city having a population of less than ten thousand to appoint and remove the Trustees of its water works, and continuing the terms of those now in office.

Read first time and referred to the Committee on Cities and Towns.

Senator Parker introduced Senate Bill No. 357, entitled :

An act to empower the Common Council of any city having a population of less than ten thousand to abolish the office of and Board of Water Works Trustees, and to provide for the management and control of its water works, having done so.

Read first time and referred to the Committee on Cities and Towns.

Senator Stuart introduced Senate Bill No. 258, entitled :

A bill for an act providing for taxing an attorney's fee with other costs against the defendant in certain suits for quieting title to real property.

Read first time and referred to the Committee on Judiciary.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 322, introduced by Senator Ellison, beg leave to report the same back with the recommendation that the bill do pass.

The report was concurred in.

Senator Ellison introduced Senate Bill No. 359, entitled :

An act to amend section 149 of an act to amend an act entitled an act to provide a general system of Common Schools, the officers thereof and their respective powers and duties, and matters properly connected therewith, and prescribing fees for certain officers therein named, and for the establishment and regulation of township libraries, and to repeal all laws inconsistent therewith, providing penalties therein prescribed, approved March 6, 1865.

Read first time and referred to the Committee on Education.

Engrossed House Bill No. 61 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kopelke, Lynn, Magee, Cutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McMannus, Moore, Morgan, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 40.

Those voting in the negative were:

Senators Holland, McGregor, Seller. Total, 3.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator McHugh, of Tippecanoe, called up Senate Bill 77, and moved that the constitutional rule be suspended, the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Holland, Kennedy, Kopelke, Lynn, Cutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McMannus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wishard, Wray. Total, 40.

Senator Yaryan voting in the negative.

The constitutional rule was suspended, the bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question now being on the passage of the bill.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Holland, Kennedy, Kopelke, Lynn, Cutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McMannus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 40.

Griffith, Hobson, Holcomb, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed and that the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 71 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 55 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Ellison, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kopelke, Lynn, Magee, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Parker, Seller, Smith, Stuart, Wray. Total, 31.

Those voting in the negative were :

Senators Cranor, McCutcheon, Morgan, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 9.

So the bill passed.

The title to the bill was adopted as the title to the act.

Senate Bill No. 260 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Bingham, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Hobson, Holcomb, Kennedy, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 37.

Those voting in the negative were :

Senators Beck, Bird, Kopelke, Lynn, McHugh of Marion, Sweeney. Total, 6.

So the bill passed.

The title of the bill was ordered to stand as the title of the act.

Senator Griffith offered the following report :

MR. PRESIDENT :

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Acts Nos. 35, 149, 208, 70, 96, 111 and 83, and Enrolled House Act No. 38, have had the same under consideration and find the same correctly enrolled, and said bills were this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Parker, Chairman of Committee on World's Fair, offered the following reports:

REPORT "A."

MR. PRESIDENT:

Your Committee on World's Fair, to which was referred Senator McLean's Bill No. 29 and the amendments thereto offered by Senator Parker, Wray, Kopelke and Sweeney, submit the following report:

Upon the subject of the amount to be appropriated for said World's Fair, that being the subject matter of the amendments offered by Senators Wray, Kopelke and Sweeney, their reports are herewith submitted, one recommending \$100,000, one \$75,000 and one \$50,000; the committee being unable to agree, therefore, as to the amendment that ought to be made to section 4 of the Parker amendment to the original bill, fixing the amount, no recommendation is made by this report. Your committee unanimously recommends that the amendment to the title of said Senate Bill No. 29, offered by Senator Parker, be adopted; and that section 1 of Senator Parker's amendment be amended by inserting the words "including the Treasurers thereof" after the words "Manager of Indiana" in line 2 of page 2 of said amendment; and that section 6 of Senator Parker's amendment be amended to read as follows: Section 6. All salaries now paid by said Board to any person or persons shall cease from and after the taking effect of this act, except as hereinafter provided;" and further, that section 7 of Senator Parker's amendment be amended by striking out the words, "the said Executive Committee is hereby authorized and empowered to appoint a Superintendent of said building and exhibit, upon a salary at a rate not to exceed two thousand dollars per annum, when all exhibits from this State are installed;" and by inserting instead, "The office of Executive Commissioner is hereby recognized and continued, and the salary of the Executive Commissioner is hereby fixed at a rate not exceeding two thousand dollars per annum;" and further, that section 4 of Senator Parker's amendment be amended by inserting therein after the words "not otherwise appropriated" the following words: "of sum hereby appropriated one thousand dollars shall be set aside and used by said Executive Committee to aid

and further the exhibition and sale of woman's work at said World's Fair under the direction and supervision of the incorporated exchanges of woman's work in the State of Indiana. And the committee recommends that when the amendments of Senator Parker be amended as above set out they be adopted, except as to the amount appropriated; and that when said Senate Bill No. 29 is so amended, and the amount named in section 4 amended and fixed, said bill do pass.

PARKER,
Chairman.

REPORT "B."

MR. PRESIDENT:

The undersigned, a majority of your Committee on World's Fair, having considered Senate Bill No. 29, introduced by Senator McLean, beg leave to report that the same be amended as proposed by Senator Parker, except that his amendment be amended by striking out in section 4 thereof the words "one hundred and thirty five thousand five hundred dollars," and inserting in place thereof, the words one hundred thousand dollars, and that when so amended said bill do pass.

MCLEAN,
MCCUTCHEON,
WILHARD,
KOPELKE,
LOVELAND.

REPORT "C."

MR. PRESIDENT:

We, the undersigned, members of the committee, beg leave to report that we recommend that the words "one hundred and thirty-five thousand dollars" be stricken out of section four (4) of the Senator Parker amendment to the bill, and the words "seventy five thousand dollars" be inserted in lieu thereof.

L. P. NEWBY,
SAMUEL PARKER.

REPORT "D."

MR. PRESIDENT:

The undersigned, a minority of your Committee on World's Fair, beg leave to report that they recommend that section 4 of Senator Parker's amendment be amended by striking out the

words "one hundred and thirty-five thousand," and inserting in lieu thereof the words "fifty thousand," and that we concur with the majority of the committee as to the other amendment reported, and that when so amended the bill should pass.

J. D. MORGAN,
JOHN W. KERN,
F. M. GRIFFITH.

Senator Parker moved to adopt Report "A."

Which motion carried.

Senator Griffith moved to concur in Report "D."

Senator McLean moved to substitute Report "B" for Report "D."

The ayes and noes being demanded by Senators Kopelke and Magee.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Bingham, Boord, Boyd, Cranor, Crumpacker, Gifford, Hobson, Kopelke, Magee, McCutcheon, McDonald, McLean, McManus, Parker, Seller, Stuart, Thayer, Vail, Wishard. Total, 20.

Those voting in the negative were:

Senators Akin, Barnes, Beck, Bird, Chandler, Ellison, French, Fulk, Gilman, Griffith, Holcomb, Holland, Kennedy, Lynn, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Morgan, Newby, Smith, Sweeney, Thompson, Wiggs, Wray, Yaryan. Total, 27.

So the motion was lost.

Senator Newby moved to substitute Report "C" for report "D."

The ayes and noes were demanded by Senators McLean and Magee.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bingham, Boord, Boyd, Cranor, Crumpacker, Ellison, Gifford, Hobson, Kopelke, Magee, Mc-

McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wishard, Yaryan. Total, 28.

Those voting in the negative were:

Senators Akin, Barnes, Bird, Chandler, French, Gilman, Griffith, Holcomb, Holland, Kennedy, Lynn, McGregor, McKelvey, Moore, Morgan, Sweeney, Wiggs, Wray. Total, 18.

So the motion carried and the substitute was adopted.

Senator Magee moved to reconsider the vote just taken and that that motion be laid upon the table.

The motion carried.

Senator McLean moved to adjourn, which motion was lost.

Senator Magee moved to suspend the constitutional rule, that Senate Bill No. 29 be read a second time by title, considered, engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the Constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Boord, Boyd, Cranor, Crumpacker, Ellison, Fulk, Gifford, Griffith, Hobson, Holcomb, Kopelke, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 36.

Those voting in the negative were:

Senators Akin, Bird, Chandler, French, Gilman, Holland, Kennedy, Lynn, McGregor, McKelvey, Wray. Total, 11.

So the constitutional rule was suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bingham, Boord, Boyd, Cranor, Crumpacker, Ellison, Fulk, Gifford, Hobson, Kopelke, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wishard, Yaryan, Total, 29.

Those voting in the negative were:

Senators Akin, Barnes, Bird, Chandler, French, Gilman, Griffith, Holcomb, Kennedy, Lynn, McGregor, McKelvey, Moore, Morgan, Sweeney, Wiggs, Wray. Total, 17.

So the bill passed and the title of the bill was ordered to stand as the title to the act.

Senator Loveland was granted leave of absence for the day.

Senate Akin called up Senate Bill No. 321, which was read a second time.

Pending the call for motions to amend, commit or engross, the Senate, on motion of Senator Kopelke, adjourned.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

FRIDAY MORNING.

FEBRUARY 17, 1898.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

After reading a portion of the Journal of the previous day, on motion of Senator Griffith, the further reading of the Journal was dispensed with.

The Lieutenant-Governor announced that he had signed Engrossed Senate Bill No. 26.

Senator French offered the following resolution:

MR. PRESIDENT:

WHEREAS, It has come to light that a system of corporal punishment of a most inhuman character is practiced by the Warden of the State Prison South; and,

WHEREAS, The infliction of such cruel punishment is alike unnecessary to maintain proper prison discipline, as it is a crying disgrace to the State; therefore, be it

Resolved, That a committee of three be appointed by the President with instructions to draft a bill prohibiting corporal punishment in the State's penal institutions and report same to the Senate not later than February 17, 1893, for the action of the Senate.

FRENCH.

Read and referred to the Committee on Prisons.

Senator Sweeney made the following motion:

MR. PRESIDENT:

Having voted in the affirmative on the final passage of Senate Bill No. 90, I now move to reconsider the vote by which said bill passed and that while said motion is pending that the Committee on Enrolled Bills be directed not to transmit said bill to the Governor.

SWEENEY.

The unfinished business of yesterday being the consideration of Senate Bill No. 821, the same was proceeded with.

Senator Ellison offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 821, introduced by Senator Griffith, by adding to section 10 thereof the following:

Provided, further, "That nothing herein contained shall be construed as restraining or preventing said State Board of School Book Commissioners, after any such school book or any such revised book shall have been in use in the schools of the State for a period of five years, from proposing to the contractor furnishing the same, such reduction in the price at which such book or revised book shall be continued in use in

the schools for the next ensuing five years, as in the judgment of said Board may seem reasonable. If such contractor shall accede to such proposed reduction, then the price of such book or revised book shall for such ensuing period of five years be fixed at the original contract thereof less the amount of the reduction so agreed upon and such price shall be printed on the back of said book, as now required by law.

In event said contractor shall not be willing to accede to such terms, the said Board may appoint a disinterested person conversant with such matters, and require the said contractor to select another such person, and the two so chosen shall select a third; and thereupon the three so chosen shall inquire into and consider what, if any, reduction ought to be made in the price at which such book or revised book should be furnished for use in the schools of the State for the next ensuing period of five years, and if they shall determine that any such reduction ought to be made, they shall fix the amount of such reduction, and shall certify to said Board and to such contractor their determination in that behalf. And thereupon if said contractor shall accede to the price thus arrived at, the price of said book for the next ensuing five years shall be fixed at that sum, and the same shall be printed on the back of such books, as now provided by law, and said contractor shall be required to furnish the same at such price, but otherwise, in all regards, under the provisions of this act and the acts to which it is supplemental. But if such contractor shall decline to accede to such price thus arrived at, then such Board shall have the right, in their discretion, to proceed to advertise for bids to furnish a book in the place thereof. And in so doing, and in all subsequent steps therein, they shall proceed in accordance with the provisions of this act, and of the acts to which it is supplemental.

And provided further, That nothing in this act contained shall be construed to prevent the State Board of School Book Commissioners from exercising their discretion in deciding whether they shall order any of the books already in use under contract to be revised or whether instead they shall advertise for books to be adopted instead of said books already in use.

ELLISON.

The amendment was adopted.

Senator Griffith moved that the constitutional rule be suspended that the bill with the amendments be considered engrossed, read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Loveland, Lynn, Magee, McCutcheon, McDonald, McHugh of Marion, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

Those voting in the negative were:

Senators Cranor, Gifford, Kopelke. Total, 3.

So the rule was suspended and the bill with amendments was considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 47.

No Senators voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 70:

An act to legalize the incorporation of the town of Hazleton, Gibson County, Indiana.

Also, Senate Bill No. 96:

An act to legalize the purchase of one and one-half acres of land for the use of the Eastern Indiana Hospital for the Insane.

Also, Senate Bill No. 111:

An act to legalize the incorporation of the town of Greentown, Howard County, Indiana.

Also, Senate Bill No. 208:

An act to legalize the incorporation of the town of Eugene, Vermillion County, Indiana.

MYRON D. KING,
Private Secretary.

Senator Yaryan introduced Senate Bill No. 360, entitled:

A bill for an act to amend section 16 of an act entitled "An act for the incorporation of Building, Loan Fund and Saving Associations. An act which became a law by lapse of time, without the Governor's signature, March 11, 188..

Read first time and referred to the Committee on Judiciary.

Senator McManus introduced Senate Bill No. 361, entitled:

A bill for an act to amend the law of commitment to the Reform School for Girls.

Read first time and referred to the Committee on Benevolent Institutions.

Senator Wray introduced Senate Bill No. 362, entitled:

A bill for an act to encourage agriculture and horticulture and agricultural and horticultural fairs by the purchase of real estate for such purposes.

Read first time and referred to the Committee on Agriculture.

Senator McGregor introduced Senate Bill No. 863, entitled :

A bill for an act to authorize and regulate the incorporation of Banks of Discounts and Investment in the State of Indiana, and to regulate the mode and manner of conducting the business and affairs thereof, and declaring an emergency.

Read first time and referred to the Committee on Banks and Banking.

Senator McHugh, of Marion, introduced Senate Bill No. 864, entitled :

A bill for an act entitled "An act authorizing a change of use in the lot of ground appropriated to the citizens of Indianapolis as a public burying ground by an act of the General Assembly of the State of Indiana, approved December 31, 1822, entitled 'An act giving the citizens of Indianapolis a public burying ground,'" and dedicating said lot of ground and all the real estate between it and the White River to the city of Indianapolis, Indiana, for a public park, upon the conditions precedent that said city shall first procure the burying ground lying between said lot of ground and Kentucky Avenue for public park purposes and shall disinter the bodies in said lot of ground and re-inter them in a suitable cemetery near said city of Indianapolis.

Read first time and referred to Committee on Affairs of the City of Indianapolis.

Senator Chandler introduced Senate Bill No. 865, entitled :

A bill for an act for the relief of Isaiah A. Curry, former Treasurer of Hancock County, State of Indiana, ordering and empowering the Auditor of Hancock County, State of Indiana, to draw a warrant upon the Treasurer of said county to pay such warrant out of any funds in his hands belonging to said county not otherwise appropriated, and declaring an emergency.

Read first time.

Senator Chandler moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bingham, Bird, Boord, Boyd, Chandler, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Loveland, Lynn, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 39.

Voting in the negative was :

Senator Cranor. Total, 1.

So the rule was suspended.

The bill was read a second time by title, considered engrossed, a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Loveland, Lynn, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 39.

Those voting in the negative were :

Senators Cranor, Yaryan. Total, 2.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Senator Boord introduced Senate Bill No. 36, entitled :

A bill for an act to prohibit the manufacture and sale of hoop skirts within the State of Indiana, in order that mankind

general and womanhood in particular may be protected from those who are trying to foist an article of this kind upon our eyes and devise of fashion, and declaring an emergency.

Read first time and referred to the Judiciary Committee.

Senator Vail introduced Senate Bill No. 367, entitled:

A bill for an act to confer upon women the privilege to vote at all regular or special elections held in any city, town or village in this State for the election of city, town or village officers, or other municipal purposes; and to hold such offices, repealing all laws in conflict herewith and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 368, entitled:

An act authorizing Master Commissioners to take the acknowledgment of deeds and other instruments in writing which are required to be acknowledged before an officer.

Read first time and referred to the Committee on Judiciary.

Senator McLean introduced Senate Bill No. 369, entitled:

A bill for an act to ratify and confirm the appointment of George W. Julian and William A. Meloy as counsel and agents for the State of Indiana to procure a settlement of the claims of said State against the United States, for lands and money, arising under and growing out of the acts of Congress of September 23, 1850, known as the swamp land grant, and of March 2, 1855, and March 3, 1857, or either of them, and to provide for the compensation of said Julian and Meloy for such services, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Senator McLean introduced Senate Bill No. 370, entitled:

An act to amend section one (1) of an act entitled an act empowering Boards of County Commissioners to grant the right of way to railroad companies along county roads connecting any city of more than forty thousand inhabitants, with suburban towns in the same county, when the owners of three-

fourths of the real estate bordering on the line of such road shall have petitioned or shall petition said Board for such purpose, approved March 13, 1875.

Read first time and referred to the Committee on Judiciary.

Senator Bird introduced Senate Bill No. 371, entitled :

A bill for an act to amend section one of an act entitled "An act to amend section two of an act entitled an act to provide for the repair of free turnpike roads in the various counties of Indiana, and constituting the Board of County Commissioners of any county in this State a Board of Directors of such roads," approved March 24, 1879, approved April 13, 1881.

Read first time and referred to the Committee on Roads.

Senator McGregor offered the following concurrent resolution:

WHEREAS, It is proposed to hold the next session of the General Conference of the Methodist Episcopal Church in Indianapolis in May, 1896, and

WHEREAS, Said General Conference is to be composed of representatives, ministers and laymen, to the probable number of 650, from every State and Territory in the United States, and from Mexico and South America; and from the Congo Free State and Liberia in Africa; and from Bengal, Burmah, Bombay, Japan, India and China in Asia, and from Germany, Italy, Denmark, Sweden, Norway, Switzerland and Bulgaria in Europe; and it will be attended also by official visitors from Canada, Ireland and England and from various protestant churches in the United States to the probable number of 200, and by unofficial visitors, ministerial and lay, to probable number of several thousands, from every State and Territory in the United States; therefore be it

Resolved by the Senate, the House of Representatives concurring, That the said General Conference be invited to become the guest of the State of Indiana, and we hereby, in the name of the State of Indiana, tender it the use of the Hall of the House of Representatives and the Senate Chamber, and such other rooms in the Capitol as may not be occupied necessarily

at the time, and the Custodian of the State House is hereby instructed, under the direction of the Governor and Secretary of State, to suitably prepare the Hall of the House of Representatives for the holding of the sessions of the said General Conference, and the Senate Chamber and such other rooms as may be needed for committees and subcommittees, and to keep them in proper order during their occupancy by the said General Conference; and the Governor and Secretary of State are requested to communicate this action of the General Assembly to the chairman of the committee of the General Conference having charge of the selection of a place for the holding of the next session.

Read first time and referred to the Committee on Public Buildings.

Senator McLean, Chairman of the Committee on Railroads, made the following report:

MR. PRESIDENT:

Your Committee on Railroads, to whom was referred Senate Bill No. 239, introduced by Senator Boord, the same being a bill for an act to amend section 2 of an act entitled "An act to require railroad corporations, companies or persons operating within the State of Indiana, to give notice at stations whether passenger trains are on schedule time or not, and fixing a penalty for the violation of the provisions of this act," approved March 9, 1889, and declaring an emergency, have had the same under consideration, and have directed me to report the same back to the Senate with the following amendment, to wit:

Striking out the emergency clause in said bill, after which to recommend that said bill do pass.

WM. E. McLEAN,
Chairman.

Senator Wray moved to non-concur in the report.

Senator McHugh, of Tippecanoe, moved to amend by having the bill, together with the committee report, printed, which motion carried.

Senator Griffith, Chairman of the Committee on Cities and Towns, offered the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 263, beg leave to report the same back, with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was adopted.

Senator Wiggs moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 40.

No Senator voting in the negative.

So the rule was suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Cranor, French, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 37.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title of the bill.

The Lieutenant-Governor announced that he had signed enrolled House Acts Nos. 223, 77, 55, 184, 89, 61, 206, 269, '90.

Senator Griffith, Chairman of the Committee on Cities and Towns, offered the following report on Engrossed House Bill No. 411.

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 411, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Wiggs moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, that it be read a third time by sections, and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boone, Boyd, Chandler, French, Fulk, Gilman, Griffith, Holcomb, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McDonaugh, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Sell, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray, Yaryes.
Total, 38.

No Senator voting in the negative.

So the constitutional rule was suspended, the bill was read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report, on Engrossed House Bill No. 40:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 40, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 337, introduced by Senator Kennedy, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

Senator Kennedy moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray. Total, 41.

No Senator voting in the negative.

So the constitutional rule was suspended and the bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Kennedy, Chairman of the Committee on Supervision and Revision of Senate Journal, offered the following report:

MR. PRESIDENT:

Your Committee on Supervision and Revision of Senate Journal, beg leave to report that it has examined all the Journals since last report up to and including the Journal of the 16th day of February, 1893, and find them correct.

KENNEDY,
Chairman.

The report was adopted.

Senator Holcomb, Chairman of the Committee on Labor and Labor Statistics, made the following report:

MR. PRESIDENT:

Your Committee on Labor and Labor Statistics, to whom was referred Engrossed House Bill No. 74, introduced by Mr. Suchanek, beg leave to report the same back with the recommendation that the bill pass.

HOLCOMB,
Chairman.

The report was adopted.

Senator Holcomb, Chairman of the Committee on Labor and Labor Statistics, made the following report:

MR. PRESIDENT:

Your Committee on Labor and Labor Statistics, to whom was referred Senate Bill No. 316, introduced by Senator Kern, beg leave to report the same back with the recommendation that the bill be printed.

HOLCOMB,
Chairman.

The report was adopted.

Senator McIlugh, of Marion, Chairman of the Committee of the Affairs of the City of Indianapolis, offered the following majority and minority reports:

MR. PRESIDENT:

Your Committee on the Affairs of the City of Indianapolis, to whom was referred Engrossed House Bill No. 192, introduced by Representative Grossart, beg leave to report the same back with the recommendation that the bill do pass.

JAMES M. McHUGH,
Chairman.

R. F. STUART,
JNO. W. KERN,
F. M. GRIFFITH,
MORGAN CHANDLER.

MR. PRESIDENT:

The undersigned, a minority of your Committee on the City of Indianapolis, to whom was referred Engrossed House Bill No. 192, introduced by Mr. Grossart, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

GEO. W. HOBSON.

The motion to adopt the minority report was lost.

The question recurring on the adoption of the majority report pending the adoption of the majority report.

On motion of Senator McHugh, of Tippecanoe, the Senate now adjourned.

FRIDAY AFTERNOON.

FEBRUARY 17, 1898.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The unfinished business of the forenoon being the consideration of Engrossed House Bill No. 192, the same was proceeded with.

Senator McHugh, of Tippecanoe, moved that the further action upon this bill be deferred until Senator Kern's return.

Senator Hobson moved to lay Senator McHugh's motion on the table.

The ayes and noes being demanded by Senators Hobson and Newby.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Bird, Boyd, Cranor, French, Gilman, Hobson, Loveland, Lynn, Magee, McCutcheon, McGregor, McManus, Moore, Morgan, Newby, Thayer, Vail, Wiggs. Total, 19.

Those voting in the negative were :

Senators Akin, Barnes, Bingham, Boord, Chandler, Ellison, Gifford, Griffith, Holcomb, Holland, Kennedy, Kopelke, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Parker, Seller, Stuart, Sweeney, Thompson, Wishard, Wray, Yaryan. Total, 25.

The motion was lost.

The question recurring on the motion to postpone.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Bingham, Bird, Boord, Chandler, Ellison, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kopelke, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Stuart, Sweeney, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 32.

Those voting in the negative were :

Senators Baker, Barnes, Boyd, Cranor, French, Hobson, Loveland, Lynn, McCutcheon, McManus, Newby, Thayer, Vail. Total, 18.

The motion carried.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 63 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 270 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 270, entitled :

A bill for an act regulating the liability of railroad and other corporations, except municipal, for personal injuries to persons employed by them while in their service, providing that defects in any of the ways, works, tools, plant or machinery connected with or used in the business of such corporation shall be prima facie evidence of negligence on the part of such corporations; that the decisions or statutes of other States shall not be pleaded or proven as a defense in this State in certain cases, declaring certain contracts between such corporations and its employes void; that right of action shall survive to the legal representatives of the injured person in case judgment is reversed by the Supreme or Appellate Courts of this State in certain cases, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 368, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 368, entitled :

A bill for an act to authorize the reimbursement of James C. Hays, former Trustee of Heth Township, Harrison County, Indiana, for money lost by him by fire, and declaring an emergency.

Read the first time and referred to the Committee on Claims

Senator McHugh, Chairman of the Committee on the City of Indianapolis, made the following report :

MR. PRESIDENT :

Your Committee on the Affairs of the City of Indianapolis, to whom was referred Senate Bill No. 340, introduced by Senator Kern, beg leave to report that they have had the same under consideration, and recommend that the bill do pass.

Senator Newby moved that the further consideration of this bill be continued until next Wednesday.

The motion carried.

Senator Seller, member of the Committee on Soldiers' and Sailors' Monument, made the following report :

MR. PRESIDENT :

Your Committee on Soldiers' and Sailors' Monument, to whom was referred Senate Bill No. 267, have had the same under consideration, and beg leave to recommend that said bill pass.

KERN,
Chairman.

The report was concurred in.

Senator Seller, member of the Committee on Soldiers' and Sailors' Monument, made the following report :

MR. PRESIDENT :

Your committee on Soldiers' and Sailors' Monument, to whom was referred Senate Bill No. 264, have had the same under consideration, and beg leave to recommend that the bill be amended by adding the following amendment, to be numbered as follows :

Section 4½. Every person who shall purposely break or remove any part or parts of the State Soldiers' and Sailors' Monument, or any part of any subsidiary monument, now or hereafter to be erected, or shall injure or damage any of the property of the State, situate on said Monument Place, shall be liable to the payment of a penalty not less than twice the sum necessary to repair such injury. Such penalty may be collected by the State Soldiers' and Sailors' Monument Commission in an action therefor in any court having jurisdiction of the amount claimed, and in any such prosecution and the collection of such penalty before a justice of the peace. The writ of *cepeas* and *respondendum* may be issued on the complaint of any person, against all persons against whom complaint is made, as aforesaid, who is not a resident of Marion County.

Section 8. It shall be unlawful to build and operate or maintain a street railway track and cars or trainway upon the street or any part thereof surrounding Monument Place, said street being known as Circle Street, in the city of Indianapolis, and the penalty for each such offense shall be a fine of not less than one hundred dollars nor more than five hundred dollars for each day such violation of the laws shall continue.

Section 9. It shall be unlawful for any vehicle to be located, stationed or kept on said Circle Street to be used for hire as a common carrier in the transportation of persons, merchandise or any kind of property, and the penalty for each such offense shall be a fine of not less than five dollars nor more than ten dollars.

That section 4 of said bill be amended by inserting after the word "five," in line 10 of said section the words "not exceeding one hundred dollars," and by striking out all of said section after the word "five" in said line 10.

And that when so amended the said bill should pass.

KERN,
Chairman.

The report was concurred in.

Senator Holland, Chairman of the Committee on Claims, offered the following report:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Engrossed House Bill No. 48, beg leave to recommend that the same be indefinitely postponed.

W. G. HOLLAND,
Chairman.

The report was adopted.

Senator Magee offered the following memorial:

A memorial, "kindly and urgently," asking that the Senate defeat House Bill No. 215. Signed by F. T. Lytle, G. J. Wecht and about ninety other citizens.

Referred, without reading, to the Committee on Roads.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 293, introduced by Senator Wishard, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 183, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee, to whom was referred Engrossed Senate Bill No. 6, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted. /

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Bingham, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holecomb, Kennedy, Kopelke, Lynn, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Seller, Smith, Sweeney, Thompson, Wiggs, Wray. Total, 22.

Those voting in the negative were:

Senators Akin, Bird, Boord, Boyd, Cranor, Gilman, Hobson, Loveland, Magee, McCutcheon, McGregor, McManus, Moore, Newby, Parker, Stuart, Thayer, Vail, Wishard, Wray, Yaryan. Total, 21.

So the bill failed to pass for the want of a constitutional majority.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 197, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 152, introduced by Senator Griffith, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 202, introduced by Senator Cranor, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 140, introduced by Senator Griffith, by request, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred En-grossed House Bill No. 884, beg leave to report the same back with the recommendation that the said bill do pass.

The report was adopted.

Senate
made th
Mr. PR

Your
grossed
with th

The r

Senat
offered
Mr. PR

Your
grossed
with th

The r

Senat
made th
Mr. PR

Your
Bill No
port the
pass.

The r

Se nat
made th
Mr. PR

Your
grossed
with th

The r

Senator Griffith, Chairman of the Committee on Judiciary, made the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred En-grossed House Bill No. 831, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

Griffith,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred En-grossed House Bill No. 834, beg leave to report the same back, with the recommendation that the bill do pass.

Griffith,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred En-grossed House Bill No. 457, beg leave to report the same back, with the recommendation that the bill do pass.

Griffith,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred Senate Bill No. 175, introduced by Senator Seller, beg leave to report the same back, with the recommendation that the bill do pass.

Griffith,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following majority report:

MR. PRESIDENT:

The undersigned member of the Committee on Judiciary, to whom was referred Senate Bill No. 825, introduced by Senator Vail, beg leave to recommend the indefinite postponement of the said bill.

GRIFFITH,
Chairman.

The following minority report was also made:

MR. PRESIDENT:

The undersigned member of your Judiciary Committee, to whom was referred Senate Bill No. 825, introduced by Senator Vail, beg leave to report the same back, with the recommendation that the bill do pass.

VAIL.

The question being, Shall the minority report be substituted for the majority report?

The motion was lost.

The majority report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 49, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report on Engrossed House Bill No. 60:

MR. PRESIDENT :

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 60, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

Griffith,
Chairman.

Senator McHugh, of Tippecanoe, moved to reconsider the vote by which the report was adopted, which motion prevailed.

Senator McHugh, of Tippecanoe, moved to recommit the bill to the Committee on Judiciary.

The motion carried.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report :

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 455, beg leave to report same back with the recommendation that the bill do pass.

F. M. Griffith,
Chairman.

The report was adopted.

Senator Barnes moved that the constitutional rule be suspended, Engrossed House Bill No. 455 read a second time by title, considered engrossed, a third time by sections and placed upon its passage.

The question being, Shall the rule be suspended ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Bingham, Bird, Boord, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Kennedy, Kopelke, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the rule was suspended.

The bill was read a second time by title, considered engrossed, a third time by sections and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Bingham, Bird, Boord, Chandler, Cranor, Fulk, Gifford, Griffith, Holcomb, Kennedy, Kopelke, Loveland, Lynn, Magee, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 86.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report on Engrossed House Bill No. 118:

MR. PRESIDENT :

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 118, introduced by Representative Hord, have had said bill under consideration and beg leave to report that the title to said bill be amended by inserting in line 8 of the title after the word "circuit" the words "and superior" and in line 6 after the word "manner," strike out the word "in circuit," and in lieu thereof insert the words "the judges in counties."

Amend section one in line 5 after the word "circuit" by adding the words "and superior"; also in line 23 after the word "circuit" by adding the words "or Superior Court judges"; also in line 50 after the word "circuit" by adding the words "or superior."

And when so amended that the bill be passed.

F. M. GRIFFITH,
Chairman.

The report of the committee was concurred in.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report :

MR. PRESIDENT :

Your Committee on Education, to whom was referred Senate Bill No. 228, introduced by Senator Ellison, beg leave to report the same back with the recommendation that the bill do pass.

McHUGH,
Chairman.

The report was concurred in.

Senator Moore, Chairman of the Committee on Roads, made the following report :

MR. PRESIDENT :

Your Committee on Roads, to whom was referred Engrossed House Bill No. 16, introduced by Mr. Stephenson, beg leave to report the same back with the recommendation that section 4 of said bill be amended by adding to the end thereof the following : Wherever the owner of any tract of land assessed for the construction of any such road, upon which assessment the superintendent has issued certificate, shall present and surrender such certificate to the County Auditor, such Auditor shall release and satisfy such lien to the extent of such certificate so surrendered. And when so amended that the bill do pass.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of the Committee on Roads, made the following report :

MR. PRESIDENT :

Your committee reports that the provisions of this bill are contained in House Bill No. 16, and its amendments, reported with recommendation to pass, and for that reason we recommend that this bill be indefinitely postponed.

MOORE,
Chairman.

The report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, made the following report :

MR. PRESIDENT :

Your Committee on Agriculture, to which was referred Senate Bill No. 112, introduced by Senator McHugh, beg leave to report same back with the recommendation that the bill be definitely postponed.

C. T. AKIN,
Chairman.

The report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, made the following report :

MR. PRESIDENT :

Your Committee on Agriculture, to whom was referred Senate Bill No. 154, introduced by Senator Kern, beg leave to report the same back with the recommendation that the bill be printed.

C. T. AKIN,
Chairman.

The report was adopted.

Senator Akin, Chairman of the Committee on Agriculture, made the following report :

MR. PRESIDENT :

Your Committee on Agriculture, to whom was referred Engrossed House Bill No. 57, introduced by Mr. Ader, beg leave to report the same back with the recommendation that the bill pass.

C. T. AKIN,
Chairman.

The report was adopted.

Senator Akin, Chairman of the Committee on Agriculture, made the following report :

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 191, introduced by Senator Leyden, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

C. T. AKIN,
Chairman.

The report was adopted.

The following message was received from the Governor:

To the Honorable, the President of the Senate:

The law requires that nominations for the Board of Trustees for the Indiana Reform School for Boys should be reported to your honorable body for action thereon.

The late Governor Hovey sent to the Senate of 1891 the name of Hon. Stanton J. Peelle to serve as Trustee of this school for four years from February 23, 1891. Mr. Peelle resigned this position, and April 4, 1892, my immediate predecessor, Governor Ira J. Chase, commissioned Alfred Welshans, of Hendricks County, to serve out the unexpired term of Mr. Peelle, ending February 23, 1895.

This appointment having been made at the time when the Senate was not in session, Governor Chase had no opportunity of presenting the name of Mr. Welshans to your honorable body, and, as an act of official courtesy due my predecessor, I hereby send to you for confirmation the name of Mr. Alfred Welshans as above set forth and await your action thereon.

CLAUDE MATTHEWS.

Read and referred to the Committee on Executive Appointments.

Senator Akin, Chairman of the Committee on Agriculture, made the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 139, introduced by Senator Griffith, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

AKIN,
Chairman.

The report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, made the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 342, introduced by Senator McKelvey (by request), beg leave to report the same back with the recommendation that the bill pass.

AKIN,
Chairman.

The report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, made the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 284, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

AKIN,
Chairman.

The report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, made the following report on Senate Bill No. 297:

Majority report:

MR. PRESIDENT:

The undersigned, a majority of your Committee on Agriculture, to whom was referred Senate Bill No. 297, introduced by Senator Thayer, beg leave to report the same back with the recommendation that the bill pass.

CRANOR,
FRENCH,
BECK,
WIGGS,
BAKER.

Minority report :

MR. PRESIDENT :

The undersigned, a minority of your Committee on Agriculture, to which was referred Senate Bill No. 297, introduced by Senator Thayer, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

C. T. AKIN,
IVERSON LYNN.

Senator Magee moved to substitute the minority report for the majority report.

Senator Magee demanded the previous question.

The question being, Shall the Senate second the demand for the previous question ?

The demand was seconded by the Senate.

The question being, Shall the main question be now put ?

The same was agreed to.

The question recurring on the motion to substitute the minority report for the majority report.

The motion carried and the minority report was substituted for the majority report.

The report was concurred in.

Senator Loveland gave notice that he would move (at the next day's session) to reconsider the vote by which the minority report on Senate Bill No. 297 was substituted for the majority report

Senator French moved to adjourn, which motion was lost.

Senator Bingham, Chairman of the Committee on State Prisons, offered the following report on Senate Bill No. 352 :

MR. PRESIDENT :

Your committee, to whom was referred Senate Bill No. 352, introduced by Senator Holcomb, beg leave to report the same back with the recommendation that the bill do pass.

E. V. BINGHAM,
Chairman.

The report was concurred in.

Senator Bingham, Chairman of the Committee on State Prisons, offered the following report on Senate Bill No. 351 :

MR. PRESIDENT :

Your committee, to whom was referred Senate Bill No. 351, introduced by Senator Holcomb, beg leave to report the same back with the recommendation that the bill do pass.

E. V. BINGHAM,
Chairman.

The report was concurred in.

Senator Bingham, Chairman of the Committee on State Prisons, offered the following report on Engrossed House Bill No. 410 :

MR. PRESIDENT :

The Committee on State Prisons, to whom was referred Engrossed House Bill No. 410, respectfully report that they have had said bill under consideration and beg to report the same back with the recommendation that the bill do pass.

E. V. BINGHAM,
Chairman.

The report was concurred in.

Senator Bingham, Chairman of the Committee on State Prisons, offered the following report on the State Prison North.

MR. PRESIDENT :

Your Committee on Prisons visited the Prison North, situated at Michigan City, on the — day of January, 1898.

The committee was met by the Warden, who invited it to make a thorough and searching inspection and investigation of every department of the prison in such manner as the committee might direct.

The committee met and appointed a sub-committee, composed of Senators McManus, Holcomb and McHugh, of Marion, to inspect books and records. The committee, as a whole, inspected the prison in all its departments. The shops were found to be clean and commodious, but it is the opinion of this committee that the contractors in the chair shops should be

compelled to use some modern dust collecting apparatus, as the present conditions are such as to be objectionable and unhealthy.

The convicts, at their several tasks, were found to be actively and cheerfully at work. We interviewed a large number of them, both in the work shops, and in their cells.

They had only words of commendation and kindness for Warden French and his management of the prison. So far as we could discover, the prison discipline was kind, but firm, and we were given unlimited opportunity to interview the convicts on this point.

We found that a light degree of corporal punishment was in vogue, and are constrained to the belief that it is only administered in such cases as are absolutely necessary, and in a manner that seems to be wholly without objection.

As to sanitation and cleanliness, we found that each man is shaved, gets a bath in a modern bath tub, gets a change of under clothing, and bed linen once each week. We found the inmates warmly clad, and that they were well fed on wholesome, but coarse food, as the law directs. The sub committee reported the prison books correctly and neatly kept, and that the prison earnings exceed its annual ordinary expenses for maintenance and repairs about \$15,000 per year, and that all the earnings are turned into the State treasury quarterly, as directed by law.

Your committee made a careful investigation of the necessity for the several repairs and improvements mentioned in the Warden's report and we desire to commend them and earnestly urge the Assembly to appropriate the amount of money asked for each purpose. These repairs and improvements are necessary and should be provided. The prison records show that in March, 1891, Warden Murdock paid into the State Treasury surplus earnings of \$18,000, and that since that Warden French has paid into the same treasury a surplus amounting to about \$32,000 more.

The amount of the specific appropriation for the several purposes set out in the Warden's report is less than \$35,000, which makes the gratifying showing that the prison can make its needed improvements out of its surplus earnings and still leave a balance of net surplus in the State Treasury.

Your committee was gratified to find the question, a matter of long standing, finally settled by the prison and Michigan City joining hands and the prison to do the work of the Warden. This work has been perfect five-foot sewer now existing in the prison.

For the specific appropriate amounts to be paid out of the treasury in the State treasury:

For repairing the wall.....
For refurnishing wash house.
For paving walks and drives..
For erecting new bakery and
For remodeling and enlarging

Also \$15,000 for the purpose of the same to be paid out of the treasury paid into the treasury.

In conclusion, your committee reports to the Northern Indiana Prison

Respectfully submitted by

The report was concurred in

Senator Smith, Chairman of the Committee on Banking, offered the following

MR. PRESIDENT:

Your Committee on Banks and Currency reports on the Bill No. 368, introduced by Senator Smith, and recommends that the same be reported back with the recommendation that it do pass.

The report was concurred in.

Senator McCutcheon, member of the Committee on Fees and Salaries, offered the following majority report on Senate Bill No. 304:

MR. PRESIDENT:

We, the undersigned, a majority of your Committee on Fees and Salaries, to whom was referred Senate Bill No. 304, introduced by Senator Seller, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

A. J. McCUTCHEON,
F. M. GRIFFITH,
I. V. LYNN,
E. V. BINGHAM,
JOHN F. McHUGH.

Senator Seller, Chairman of the Committee on Fees and Salaries, offered the following report on Senate Bill No. 304:

MR. PRESIDENT:

We the minority of your Committee on Fees and Salaries, to whom was referred Senate Bill No. 304, introduced by Senator Seller, beg leave to report the same back with the recommendation that the bill do pass.

SELLER,
H. B. SMITH,
H. J. WIGGS,
S. R. McKELVEY.
L. P. NEWBY,
S. B. McMANUS,
R. F. STUART,
W. W. GILMAN.

On motion of Senator Seller, the minority report was substituted for that of the majority.

The report was concurred in.

The Lieutenant-Governor announced that he had signed Enrolled Senate Acts Nos. 35, 38, 149 and House Act No. 83.

Senator Griffith, Chairman of the Committee on Enrolled Bills, offered the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Acts No. 35, 38 and 149, and Enrolled House Act No. 88, find the same correctly enrolled and said bills are this day transmitted to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Lynn, Chairman of the Committee on Military Affairs, made the following report:

MR. PRESIDENT:

The undersigned, a majority of your Committee on Military Affairs, to whom was referred Senate Bill No. 347, introduced by Senator Lynn, beg leave to report the same back with the recommendation that the bill pass.

IVERSON LYNN,
A. J. McCUTCHEON,
WM. E. McLEAN,
THOMAS E. BOYD.

The following minority report was also made:

MR. PRESIDENT:

The undersigned, a minority of your Committee on Military Affairs, to whom was referred Senate Bill No. 347, introduced by Senator Lynn, beg leave to report the same back with the recommendation that the bill be amended as follows: Strike out the words "thirty-seven" in the fifth line of the first section of said bill and insert the words "twenty-five," and that when so amended that the bill do pass.

JOHN SWEENEY.

On motion of Senator Magee the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

SATURDAY MORNING.

FEBRUARY 18, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

After reading a portion of the Journal of the previous day, on motion of Senator Lynn the further reading of the Journal was dispensed with.

The Lieutenant-Governor announced that he had signed Enrolled Senate Act No. 63.

Senator Smith introduced Senate Bill No. 372, entitled :

An act to divide the State into circuits for judicial purposes, fixing the time of holding courts therein, prescribing additional duties for Circuit Judges and Prosecuting Attorneys, and fixing their salaries, and providing for the appointment of Judges and Prosecuting Attorneys in certain cases, and declaring an emergency.

Read first time and referred to the Committee on Organization of Courts.

Senator Griffith introduced Senate Bill No. 373, entitled :

A bill for an act providing for the relocation of county seats, and other matters connected therewith.

Read first time and referred to the Committee on Judiciary.

Senator Kopelke introduced Senate Bill No. 374, entitled :

A bill for an act entitled an act providing that foreign insurance companies doing business in the State of Indiana shall transact insurance business through regular authorized agents, who are bona fide residents of Indiana and domiciled therein, and making it unlawful for any foreign insurance company to write or cause to be written or executed outside of the State of Indiana any policy or contract of indemnity for insurance of property situated within the State of Indiana, and making any

policy issued against such insurance company to recover
 ing of value posted with or paid on account of such p
 together with costs of suit and attorney's fees.

Read first time and referred to the Committee on Insur

Senator Kopelke introduced Senate Bill No. 375, entitle

A bill for an act to amend section nine (9), ten (10)
 irteen (13) of an act entitled, an act to establish city c
 cities having a population of over six thousand inhabi
 fixing their jurisdiction and the mode of procedure the
 approved March 12, 1875, and being sections 3212, 3218
 216 of the Revised Statutes of 1881, and declaring an e
 nency.

Read first time and referred to the Committee on Cities
 owns.

Senator Stuart introduced Senate Bill No. 376, entitled

A bill for an act fixing the salaries of judges of the C
 nd Superior Courts and Prosecuting Attorneys, makin
 ame payable out of the treasuries of their respective co
 nd circuits; providing for the payment of costs in ce
 changes of venue; repealing laws in conflict, and declarin
 emergency.

Read first time and referred to the Committee on Orga
 ion of Courts.

Senator Wray moved to reconsider the vote taken by v
 the report on Senate Bill No. 25 was adopted.

Leave of absence was granted the Committee on Benev
 Institutions.

Senator Beck was granted leave of absence, also Voe .
 a page.

Senators Bingham and Kennedy were granted leav
 absence.

The unfinished business of yesterday being the consider
 of Senate Bill No. 347, the same was proceeded with.

The question being, Shall the minority report be substituted for the majority report?

Senator McLean moved to postpone the further consideration of this bill till next Monday.

Which motion carried.

Senator Smith moved that when the Senate adjourns, that it adjourn till 11 o'clock on next Monday.

Which motion carried.

Senator Griffith moved to suspend the regular order.

Which motion carried.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Engrossed House Bill No. 366, introduced by Mr. Jordan, beg leave to report the same back with the recommendation that the bill do pass.

G. H. THOMPSON,
Chairman.

The report was concurred in.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report:

MR. PRESIDENT:

Your Committee on County and Township Business, to whom was referred Senate Bill No. 341, introduced by Senator Kern (by request), beg leave to report the same back with the recommendation that the bill pass.

G. H. THOMPSON,
Chairman.

The report was adopted.

Senator Morgan, Chairman of the Committee on Public Health, Vital and Other Statistics, offered the following resolution:

Resolved, That the Assistant Secretary be authorized to issue a warrant for fifteen dollars and ordered by the Doorkeeper of the Senate Chamber that the bills will show:

INDIANA

Senate Chamber by Mr. Mannix. 1
four stools at 65c.....

INDIANA

Mr. William Mannix, for Senate Chamber
& Albert Gail
two large carpet sweepers at \$5....

INDIANA

Senate by Wm. Mannix. Bought
one padlock.....
Paid Lilly & Stalnaker.

State of Indiana, Dr., to Wm. Mannix
Stamps for Senate, by order of the
Senate

The resolution was adopted.

Senator McLean, Chairman of the Committee,
made the following report:

MR. PRESIDENT:

Your Committee on Railroads,
passed House Bill No. 155, introduced
open, the same being "A bill for an act
of persons willfully and maliciously
upon the track of any railroad or
changing any switch or moving the
endanger the passage of trains, or
commits any other act in order to
running upon such railroad or inc

ing all laws in any way conflicting herewith and declaring an emergency," have had the same under consideration and have directed me to report recommending that said bill do pass.

WM. E. McLEAN,
Chairman.

The report was concurred in.

Senator Kern, Chairman of the Committee on Insurance, made the following report :

MR. PRESIDENT :

Your Committee on Insurance, to whom was referred Senate Bill No. 236, introduced by Senator James M. McHugh, beg leave to report the same back with the recommendation that the same pass.

KERN,
Chairman.

The report was concurred in.

Senator Kern, Chairman of the Committee on Insurance, made the following report :

MR. PRESIDENT :

Your Committee on Insurance, to whom was referred Senate Bill No. 250, introduced by Senator Gifford, recommend that section one of said bill be amended by adding at the end thereof the following words, to wit: "*Provided*, That this act shall not be so construed as to affect pending litigation," and when the same is so amended that the said bill do pass.

KERN,
Chairman.

The report, together with the amendment, was adopted.

Senator Griffith introduced Senate Bill No. 377, entitled :

A bill for an act concerning highways.

Read first time and referred to the Committee on Roads.

Senator Griffith introduced Senate Bill No. 378, entitled :

A bill for an act entitled an act to abolish days of grace.

Read first time and referred to the Committee on Banks and Banking.

Senator Holland offered a memorial from the August Willich Post No. 175, G. A. R., Batesville, Indiana, concerning the appropriation for the National Encampment to be held at Indianapolis, September next, 1893.

Read and referred to the Committee on Military Affairs.

Senator Wishard offered a memorial from John F. Buckles, W. R. C., earnestly urging the passage of Senate Bill No. 122.

Signed,

SARAH OSBURN,
RUBY SMITH,
MARTHA THAYER,
Committee.

Referred to the Committee on Benevolent Institutions.

Senator Wishard, Chairman of the Committee on Temperance, made the following report:

MR. PRESIDENT :

The Committee on Temperance, to whom was referred Senate Bill No. 168, introduced by Senator Wigga, respectfully recommend that said bill be indefinitely postponed.

A. W. WISHARD,
Chairman.

The report was adopted.

Senator Wray offered the following Senate Concurrent Resolution No. 14:

WHEREAS, Nearly three weeks have elapsed since it was finally determined by the court of last resort in this State, that the apportionment law, under which the members of the present General Assembly were elected, is unconstitutional and void, and that the present General Assembly is a Legislature *de facto* and not *de jure*, and,

WHEREAS, The State of Indiana is now without an apportionment law under which the next, or 19th, General Assembly can not be elected, and it is of the highest importance to the people of the State that this General Assembly should make an apportionment of the State for Legislative purposes, and,

WHEREAS, The Legislative Apportionment Committees of the Senate and House of Representatives have taken no definite steps toward the completion and introduction of any bill for the apportionment of this State for Legislative purposes, and but a few days of the present session of this Legislature remain ; therefore, be it

Resolved, by the Senate of Indiana, the House of Representatives concurring, That a special committee of five, consisting of two members of the Senate and three members of the House, be appointed to prepare and introduce in the Senate or the House, as said Committee shall determine, a bill for the apportionment of the State for Legislative purposes, at the earliest practicable moment, for the action of this General Assembly thereon.

A. F. WRAY.

Read and referred to the Committee on Legislative Apportionment.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has adopted Engrossed House Concurrent Resolution No. 14, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 14:

"Be it resolved by the House of Representatives, the Senate concurring, That a joint convention of the House and Senate be held on next Monday, February 20, at 12 o'clock, in the hall of the House for the purpose of electing a State Librarian.

Senator Loveland introduced Senate Bill No. 379, entitled :

A bill for an act to provide for the settlement of guardianships between guardians and their wards, or other persons entitled, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Senator Ellison offered the following resolution, No. 49:

R. PRESIDENT:

WHEREAS, Section 4982 of the Revised Statutes of 1881 provides that it shall be the duty of the Principal Secretary of the Senate to make a complete calendar of all bills and joint resolutions pending in the Senate, including those which have been acted upon during the session, to be filed with the State Librarian, and that said Secretary of the Senate shall make and publish in the Senate Journal a full and complete list and index thereto of all bills and joint resolutions which have been acted upon during the session; and the rules of the Senate have required said Secretary to furnish a calendar of bills and joint resolutions pending in the Senate, and to have the same published and laid upon the desk of each Senator every Monday morning, in addition to his regular duties as Secretary of the Senate; and,

WHEREAS, Section 4983 of the Revised Statutes of 1881 makes it the duty of the Assistant Secretary of the Senate to superintend the printing of, read the proof and properly index all matter in the Journals, and file in the office of the Secretary of State such printed and written copies of such Journal, and said section provides that the Senate shall make proper allowance to said officers for the services enumerated; therefore, be it

Resolved, That George S. Pleasants, Secretary of the Senate, be allowed the sum of four hundred and fifty dollars and Joseph F. Friedman, Assistant Secretary of the Senate, be allowed the sum of five hundred dollars for the performance of the services above respectively enumerated, and the President of the Senate is hereby authorized to draw his warrants in favor of the above named officers for said sums of moneys, payable out of the funds appropriated for the payment of the expenses of this General Assembly.

ELLISON.

Senator Wishard was granted leave to withdraw Senate Bill No. 292.

Senate Bill No. 269 was read a second time and ordered engrossed.

Senate Bill No. 322 was read a second time and ordered engrossed.

Senate Bill No. 319 was read a second time and ordered engrossed.

Senate Bill No. 317 was read a second time and ordered engrossed.

Senate Bill No. 268 was read a second time and ordered engrossed.

Senate Bill No. 283 was read a second time and ordered engrossed.

Senate Bill No. 249 was read a second time and ordered engrossed.

Senate Bill No. 104 was read a second time.

Senator Gilman made the following motion :

MR. PRESIDENT :

I move to amend the title of Senate Bill No. 104, that it may read as follows :

A bill for an act to permit the formation of drainage districts for agricultural purchases and to encourage the formation thereof by mutual agreement among the parties in interest, and defining the powers of such districts, and declaring an emergency.

GILMAN.

The motion carried and the amendment was adopted.

Senate Bill No. 306 was read a second time and ordered engrossed.

Senate Bill No. 184 was read a second time and ordered engrossed.

Senate Bill No. 30 was read a second time and ordered engrossed.

Senate Bill No. 177 was read a second time and ordered engrossed.

Senate Bill No. 334 was read a second time and ordered engrossed.

The Lieutenant-Governor announced that he had signed Engrossed House Bills Nos. 455 and 260; also Senate Bills Nos. 10, 8 and 281.

Senator Griffith, Chairman of the Committee on Enrolled Bills, offered the following report:

MR. PRESIDENT:

Your Joint Committee on Enrolled Bills, to whom was referred Engrossed Senate Bills Nos. 63, 108 and 281 and Engrossed House Bills Nos. 260 and 455, have had the same under consideration, and find all of said bills correctly enrolled, and said bills are this day transmitted to the Governor.

F. M. GRIFFITH,
Chairman.

Engrossed House Bill No. 279 was read a second time and passed to its third reading.

Engrossed House Bill No. 307 was read a second time and passed to its third reading.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 354, introduced by Senator Barnes, beg leave to report the same back with the recommendation that the bill pass.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, beg leave to report that we have examined House Bill No. 97, introduced by Mr. Fippen, and recommend that said bill do pass with the following amendment, to wit:

By striking out the word "not" on page four (4), line nine (9), and word "two," the same being between the words "be" and "will" and when so amended that said bill do pass.

MOORE,
Chairman.

The report was concurred in.

Senator Moore, Chairman of the Committee on Roads, made the following report:

MR. PRESIDENT:

Your Committee on Roads, to whom was referred Senate Bill No. 151, introduced by Senator Boyd, beg leave to report the same back with the recommendation that the bill be amended as follows: Strike out all the words of section one of said bill after the word "law" in the 62d line of said bill, and including the 63d, 64th, 65th, 66th, 67th and 68th lines, and including the word "question" in the 69th line of said section, and when so amended that the bill do pass.

MOORE,
Chairman.

Senator Ellison introduced Senate Bill No. 880, entitled:

An act in relation to filling vacancies on the Board of Commissioners of the State Soldiers' and Sailors' Monument, repealing all laws in conflict therewith and declaring an emergency.

Read the first time and referred to the Committee on Soldiers' and Sailors' Monument.

Senate Bill No. 187 was read a second time.

Senator Holland moved to indefinitely postpone the bill.

Senator McDonald moved to adjourn.

Which motion was lost.

Senate Bill No. 299 was read a second time and ordered engrossed.

Senate Bill No. 298 was read a second time and ordered engrossed.

Senate Bill No. 211 was read a second time and ordered engrossed.

Senate Bill No. 329 was read a second time and ordered engrossed.

Senate Bill No. 226 was read a second time and ordered engrossed.

Senate Bill No. 318 was read a second time and ordered engrossed.

Senate Bill No. 200 was read a second time and ordered engrossed.

Senate Bill No. 184 was read a second time.

Senator Wiggs offered the following amendment:

R. PRESIDENT:

I move to amend Senate Bill No. 184, by adding after the word "appointed" in line three of the printed bill, the following words, to wit: "For at least one year."

Wiggs.

The bill was ordered engrossed.

Senate Bill No. 279 was read a second time and ordered engrossed.

Senate Bill No. 256 was read a second time and ordered engrossed.

Senate Bill No. 172 was read a second time and ordered engrossed.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

MONDAY MORNING.

FEBRUARY 20, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by the Rev. C. A. Van Anda, of Roberts Park M. E. Church, Indianapolis, Indiana.

After reading a portion of the Journal of Saturday morning's session, on motion of Senator Wigga, the further reading of the Journal was dispensed with.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 365, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The Lieutenant-Governor announced that he had signed Enrolled Senate Bill No. 365.

Senator Magee moved to suspend the regular order of business, and that Senate bills, on third reading, be taken up.

The motion carried.

Senator Wishard moved to reverse the order of business, and in calling up bills, that the roll clerk commence at the end of the list of Senators.

The motion carried.

Engrossed Senate Bill No. 277 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Gifford, Gilman, Griffith,

Hobson, Holcomb, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 40.

Senator Fulk voted in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 134 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators French, Fulk, Kopelke, Loveland, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard. Total, 15.

Those voting in the negative were:

Senators Akin, Barnes, Beck, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Leyden, Lynn, Magee, McDonald, McGregor, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Wray, Yaryan. Total, 29.

So the bill failed to pass.

Engrossed Senate Bill No. 42 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Beck, Bird, Boord, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Kennedy, Leyden, Lynn, Magee, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Stuart, Thayer, Vail, Wiggs, Wishard, Wray. Total, 31.

Those voting in the negative were :

Senators Akin, Cranor, Gilman, Hobson, Kopelke, Loveland, McCutcheon, McGregor, Smith, Sweeney, Yaryan. Total, 11.

So the bill passed.

And the title of the bill was ordered to stand as the title to the act.

The following message was received from the Governor :

MR. PRESIDENT :

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 35, "An act for the annexation of lands in an adjoining county for municipal purposes."

Also, Senate Bill No. 38, an act for the filing, recording and entering on the judgment dockets of certified copies of any judgment rendered by the District or Circuit Courts of the United States in and for the District of Indiana, in the office of the Clerk of any Circuit Court of the State of Indiana.

Also, Senate Bill No. 63, "An act to provide for the vacation of lots, streets and alleys in disannexed territories to cities and towns."

Also, Senate Bill No. 108, "An act to amend the second section of an act entitled 'An act to provide for the erection and repair of any bridge across a stream forming boundary line between two counties.'"

Also, Senate Bill No. 149, "An act providing for the release of mortgages."

Also, Senate Bill No. 281, an act to legalize the incorporation of the town of Carlisle, Sullivan County, Indiana.

MYRON D. KING,
Private Secretary.

Senate Bill No. 318 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The hour of 12 o'clock m. having arrived for the meeting of the Joint Convention, the Senate, on motion of Senator Magee, repaired to the hall of the House of Representatives for the purpose of meeting with the House for the purpose of electing a Librarian for the State Library, for a term of two years.

The Lieutenant-Governor
order.

Senator Griffith moved t
pensed with.

The motion carried.

Senator Stewart moved
pensed with.

The motion carried.

The Lieutenant-Governor
State Librarian were in orde

Senator McKelvey nomina
County, for State Librarian,

Senator Yaryan nominate
Librarian, for the term of tv

The Lieutenant-Governor
called.

The roll of the Senate bei

Those voting for Miss Ma

Senators Akin, Barnes, Be
Fulk, Gifford, Griffith, He
Leyden, Lynn, Magee, M
Marion, McHugh of Tippec
Morgan, Parker, Seller, Smi
Total, 32.

Those voting for Miss Ma

Senators Boord, Boyd, C
son, Loveland, McCutcheon
Wishard, Yaryan. Total, 1

The Lieutenant-Governor
called.

The roll of the House bei

Those voting for Miss Ma

Messrs. Ader, Askren, I
Blue, Collins, Cooley, Cr

Deery, Duncan, Erwin, Farlow, Fippen, Franks, Gill, Grossart, Guthrie, Harkins, Harmon, Hay, Heagy, Hench, Higbee, Hord, Johnson of Dearborn, Johnson of Marion, Kester, Lowe, Megenity, Moutoux, McCallister, McIntyre, McMahan, Passage, Redman, Reeves, Rodabaugh, Schaff, Schrader, Smith, Stark, Stover, Suchanek, Swope, Teal, Terhune, Thornton, Vermillion, Washburn, Wilson of Dubois and Martin, Wilson of Marion, Wright, Mr. Speaker. Total, 57.

Those voting for Miss Matilda C. Dennis were :

Messrs. Allen, Bain, Bassett, Beane, Binkley, Brown, Davis, Foster, Gregg, Haggard, Hamrick, Hesler, Hunter, Jordan, Kamp, Kauffman, Lyons, Manwaring, Meredith, Merritt, Morris, McCaskey, McCorkle, Newlin, Richter, Sexton, Stakebake, Stephenson, Sulzer, White. Total, 30.

The whole number of votes cast was 133.

Necessary to a choice, 67.

Miss Mary E. Ahern, having received a majority of all the votes cast, was declared duly elected State Librarian for a term of two years.

There being no further business before the joint convention, it adjourned.

On motion of Senator Cranor, the Senate adjourned.

MONDAY AFTERNOON.

FEBRUARY 20, 1893.

The Senate convened at 2 P. M.

The unfinished business of the forenoon being the consideration of Senate Bill No. 318, the same was proceeded with.

Engrossed Senate Bill No. 318 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Kennedy, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray, Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senate Bill No. 322 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray, Yaryan. Total, 41.

Senator Loveland voting in the negative.

So the bill passed.

The title to the bill was adopted as the title to the act.

Senator Holland was granted leave of absence indefinitely.

Senator McCutcheon was granted leave of absence for the afternoon.

Senate Bill No. 329 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Beck, Bird, Boord, Cranor, Crumpacker, Ellison, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 36.

Those voting in the negative were:

Senators Akin, Boyd, Chandler, French, Fulk, Lynn, Magee, Moore. Total, 8.

So the bill passed.

The title to the bill was adopted as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 346, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 346:

A bill for an act to enable incorporated towns to own, operate and control electric lighting plants.

Read first time and referred to the Committee on Cities and Towns.

The Lieutenant-Governor announced that he had signed Engrossed House Bills Nos. 263 and 411.

The following message was received from the House

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 349, as amended by the House, and said bill and the amendments to the same are herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator McDonald moved to concur in the House amendments, which motion carried.

Engrossed Senate Bill No. 211 was read a third time.

Senator Loveland, by unanimous consent, offered the following motion :

MR. PRESIDENT :

I move that Senate Bill No. 211 be referred to a special committee of one, with instructions to amend the second section thereof by adding thereto the following: "Which fees shall belong to the county and shall be taxed, collected and paid into the county treasury, as required by other fees in the General Fee and Salary Act, in force March 9, 1891.

LOVELAND.

The motion carried.

Senator Parker was appointed as such special committee.

Senator Parker, as such special committee, made the following report:

MR. PRESIDENT :

Your special committee of one, to whom was referred Senate Bill No. 211, for amendment, report the same back amended as directed.

PARKER.

The report was concurred in.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Barnes, Beck, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Leyden, Loveland, Lynn, Magee, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray. Total, 86.

Those voting in the negative were :

Senators Chandler, Fulk, Kopelke, McGregor, Smith, Yaryan. Total, 6.

So the bill passed.

And the title to the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed House Concurrent Resolution No. 16, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

House Concurrent Resolution No. 16:

Be it resolved by the House of Representatives, the Senate concurring, That a joint convention of the Senate and House be held in the Hall of the House of Representatives on Tuesday, February 21, 1893, at twelve o'clock, noon, for the purpose of electing a State House Engineer for the ensuing term.

Senator Holcomb moved to adopt the resolution.

The motion carried, and the resolution was adopted.

Senate Bill No. 200 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed.

And the title of the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 226 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Gifford, Kern, Leyden, Magee, McDonald, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Stuart, Thayer, Wiggs, Wishard. Total, 15.

Those voting in the negative were :

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, French, Fulk, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Loveland, McCutcheon, McGregor, McHugh of Marion, McManus, Newby, Smith, Sweeney, Vail, Yaryan. Total, 24.

So the bill failed to pass.

Senate Bill No. 30 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Chandler, Cranor, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray. Total, 38.

Senator Bird voting in the negative.

So the bill passed.

The title to the bill was adopted as the title to the act.

Senator McGregor called up Senate Bill No. 299, and thereupon said bill was read a third time.

The question being, Shall the bill pass ?

Pending the roll-call on the passage of the bill, Senator Magee demanded the call of the Senate.

The roll was called, which resulted as follows :

Those present and answering to their names were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 45.

Senator Magee moved that the further consideration of this bill be indefinitely postponed.

The ayes and noes being demanded by Senators Loveland and Akin.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Chandler, Crumpacker, Gifford, Griffith, Lynn, Magee, McDonald, McHugh of Marion, McLean, Morgan. Total, 11.

Those voting in the negative were:

Senators Akin, Baker, Barnes, Bird, Boord, Boyd, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 35.

The motion was lost.

Senator McHugh of Tippecanoe moved to adjourn.

Senator Magee moved to lay the motion to adjourn on the table.

The motion was lost.

The question recurring on the motion to adjourn.

The ayes and noes being demanded by Senators Kennedy and McHugh of Tippecanoe.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Bird, Chandler, Crumpacker, French, Lynn, Magee, McDonald, McLean, Morgan, Smith, Sweeney. Total, 11.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Beck, Boord, Boyd, Cranor, Ellison, Fulk, Gifford, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Newby, Parker, Seller, Stuart, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total 34.

So the motion was lost.

Senator McHugh, of Tippecanoe, moved to reconsider the vote just taken and to lay that motion on the table.

The ayes and noes being demanded by Senators McHugh, of Tippecanoe, and Holcomb.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Beck, Bird, Chandler, Crumpacker, Gifford, Griffith, Leyden, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, Morgan, Sweeney, Thompson, Yaryan. Total, 18.

Those voting in the negative were :

Senators Akin, Baker, Boord, Boyd, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McGregor, McManus, Moore, Newby, Parker, Smith, Stuart, Thayer, Vail, Wiggs, Wishard, Wray. Total, 29.

The motion was lost.

The question recurring on the motion to reconsider.

The ayes and noes being demanded by Senators Cranor and Newby.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Beck, Bird, Chandler, Crumpacker, Gifford, Griffith, Leyden, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, Morgan, Thompson. Total, 16.

Those voting in the negative were :

Senators Akin, Baker, Boord, Boyd, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McGregor, McKelvey, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 32.

The motion was lost.

Senator Magee moved to adjourn.

The ayes and noes being demanded by Senators Cranor and Loveland.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bird, Chandler, Crumpacker, Gifford, Griffith, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, Morgan, Smith, Sweeney, Thompson. Total, 16.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Boord, Boyd, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McGregor, McKelvey, McManus, Moore, Newby, Parker, Seller, Stuart, Thayer, Vail, Wiggs, Wishard, Wray. Total, 31.

The motion was lost.

Senator Magee moved to recommit the bill to the Committee on Judiciary.

Senator Fulk moved to adjourn.

The ayes and noes were demanded.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Beck, Bird, Chandler, Crumpacker, French, Fulk, Gifford, Griffith, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, Morgan, Smith, Sweeney. Total, 18.

Those voting in the negative were:

Senators Akin, Baker, Boord, Boyd, Cranor, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McGregor, McKelvey, McManus, Moore, Newby, Parker, Seller, Stuart, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 28.

The motion was lost.

Senator Parker demanded the previous question.

The demand was seconded.

The question being, Shall the main question be now put?

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Boord, Boyd, Chandler, Cranor, Ellison, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McGregor, McKelvey, McManus, Moore, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 32.

Those voting in the negative were:

Senators Beck, Bird, Crumpacker, Gifford, Griffith, Leyden, Lynn, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, Morgan, Smith. Total, 13.

The motion carried.

The main question being, Shall the bill be recommitted to the Committee on Judiciary?

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Beck, Bird, Chandler, Crumpacker, Ellison, French, Gifford, Griffith, Leyden, Lynn, Magee, McDonald, McHugh of Marion, Morgan, Sweeney. Total, 15.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Boord, Boyd, Cranor, Fulk, Gilman, Hobson, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 32.

The motion was lost.

Pending the passage of the bill the roll of the Senate was called, which resulted as follows :

Those present and answering to their names were :

Senators Akin, Baker, Barnes, Beck, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McGregor, McLean, McManus, Moore, Parker, Seller, Smith, Stuart, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 34.

The roll call showed a quorum present.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McGregor, McKelvey, McManus, Moore, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 34.

Those voting in the negative were :

Senators Beck, Crumpacker, Leyden, McDonald, McLean, Morgan, Seller. Total, 7.

So the bill passed, and the title of the bill was ordered to stand as the title to the act.

Senator Magee gave notice that on to-morrow he would move to reconsider the vote just taken.

On motion of Senator Magee, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant-Secretary of the Senate.

TUESDAY MORNING.

FEBRUARY 21, 1878.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. Cleveland of Indianapolis.

After reading a portion of the Journal of the previous day Senator Parker moved that the further reading of the journal, except that part relating to Senate Bill No. 299, be dispensed with.

The motion prevailed, and the Clerk proceeded to read.

Senator Kopelke moved that the further reading of the journal be dispensed with.

The motion carried.

Senator Kopelke offered the following resolution :

MR. PRESIDENT :

I move to correct the journal of Monday, February 20, by inserting on page 50, after the words "Senator McGregor called up Senate Bill No. 299," the words "and thereupon said bill was read a third time."

KOPELKE.

Senator Magee moved to lay the resolution upon the table.

The ayes and noes being called for.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Beck, Bird, Chandler, Ellison, Gifford, Griffith, Leyden, Lynn, Magee, McDonald, McLean, Morgan, Seller, Thompson. Total, 15.

Those voting in the negative were:

Senators Akin, Baker, Boord, Boyd, Cranor, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Newby, Parker, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray, Yaryan. Total, 30.

So the motion to lay upon the table was lost.

Senator McGregor demanded the previous question.

The question being, Shall the demand for the previous question be seconded?

The demand was seconded by the Senate.

The question recurring on the adoption of the resolution.

The ayes and noes being demanded.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Boord, Boyd, Cranor, French, Fulk, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Newby, Parker, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray, Yaryan. Total, 31.

Those voting in the negative were:

Senators Beck, Bingham, Bird, Chandler, Crumpacker, Ellison, Gifford, Griffith, Leyden, Lynn, Magee, McDonald, McLean, Morgan, Seller, Thompson. Total, 16.

The resolution was adopted.

Senator Magee moved to strike out of yesterday's Journal that part of the Journal in regard to Senator Akin's motion for the previous question.

The motion carried.

Senator Magee gave notice that he would file a protest against the manner in which Senate Bill No. 299 was considered.

Senate Bill No. 73 was read a third time and put upon its passage.

The question being, Shall the bill pass?

Those voting in the affirmative were:

Senators Baker, Boord, Boyd, Chandler, Cranor, Crum-packer, Ellison, Gifford, Gilman, Hobson, Kennedy, Kern, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Stuart, Thompson, Yaryan. Total, 27.

Those voting in the negative were:

Senators Akin, Barnes, Beck, Bird, French, Fulk, Griffith, Holcomb, Kopelke, Leyden, Lynn, Seller, Sweeney, Thayer, Vail, Wiggs, Wray. Total, 17.

So the bill passed.

The title to the bill was adopted as the title to the act.

Engrossed Senate Bill No. 177 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 39.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senate Bill No. 319 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Boord, Boyd, Chandler, Cranor, Crum-
packer, French, Fulk, Gifford, Gilman, Griffith, Holcomb,
Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutch-
eon, McDonald, McHugh of Tippecanoe, McKelvey, McLean,
McManus, Moore, Morgan, Newby, Seller, Stuart, Sweeney,
Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 36.

Those voting in the negative were:

Senators Barnes, Beck, McGregor. Total, 3.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 545 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 545:

A bill for an act to legalize the acts of the Trustees of Howe College, located at North Manchester, Wabash County, Indiana, which was designed to be incorporated under "An act for the incorporation of High Schools, Academies, Colleges, Universities, Theological Institutions and Missionary Boards," approved February 28, 1855; also an act supplemental to the above act, approved March 9, 1867, and declaring an emergency.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 400 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed Senate Bill No. 400 :

A bill for an act to legalize the acts of the several Boards of Trustees of the town of Cochran, Dearborn County, State of Indiana, and all other officers thereof, and all the ordinances and by-laws now existing and passed by the said Board, and the incorporation of said town of Cochran, all resolutions, minutes and proceedings of the Board of Trustees of said town of Cochran and other matters connected therewith and declaring an emergency.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 552 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 552, entitled :

A bill for an act to legalize the incorporation of the town of Hudson, Steuben County, Indiana, the election and qualifications of its Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Boards of Trustees of said town and other matters connected therewith and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 303, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 303, entitled:

A bill for an act to legalize the incorporation of the town of Dana, in Vermillion County, in the State of Indiana, and to legalize the official acts of the several Boards of Trustees and of the officers of said town and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

Engrossed Senate Bill No. 143 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, Gifford, Griffith, Hobson, Kennedy, Kern, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

Those voting in the negative were:

Senators French, Fulk, Gilman, Kopelke, Seller, Stuart. Total, 6.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 306 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Ellison, French, Gifford, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, McCutcheon, McGregor, McHugh of Marion,

McHugh of Tippecanoe, McLean, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 33.

Senator Loveland voting in the negative.

So the bill passed.

And the title to the bill was ordered to stand as the title to the act.

Senate Bill No. 184 was read a third time and put upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 39.

So the bill passed.

The title to the bill was adopted as the title to the act.

Senate Bill No. 172 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title to the act.

Senator Magee moved to reconsider the motion by which House Joint Concurrent Resolution No. 16 was adopted.

The motion prevailed.

Senator Magee moved not to concur in said resolution, which motion carried.

Senator Gilman called up Engrossed Senate Bill No. 104.

Pending the third reading of the bill the Senate, on motion of Senator McHugh, of Tippecanoe, adjourned.

TUESDAY AFTERNOON.

FEBRUARY 21, 1893.

The Senate convened at 2 o'clock P. M., the Lieutenant-Governor in the chair.

The unfinished business of the forenoon being the consideration of Senate Bill No. 104, the same was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 40.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Sweeney asked unanimous consent to withdraw the motion made by him February 17 concerning Senate Bill No. 90, which was granted.

Engrossed Senate Bill No. 249 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 89.

No Senator voting in the negative.

The title to the bill was ordered to stand as the title to the act.

The Lieutenant-Governor announced that he had signed Enrolled Senate Acts Nos. 90, 349, 365.

Senator Griffith, Chairman of Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Acts Nos. 90, 349 and 365, have examined same and find them correctly enrolled, and said bills are this day transmitted to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Barnes, Chairman of the Committee on Executive Appointments, made the following report:

MR. PRESIDENT:

Your Committee on Executive Appointments, having had under consideration the nomination of Alfred Welshans, of Hendricks County, by ex-Governor Chase, to fill out the unexpired term of Hon. Stanton J. Peelle, resigned, as Trustee of

the Indiana Reform School for Boys, said term expiring February 23, 1895, beg leave to report the same back with the recommendation that the same be not confirmed.

W. L. BARNES,
Chairman.

Senator Akin moved the previous question.

The question being, Shall the demand for the previous question be seconded?

The demand was seconded by the Senate.

The question then being, Shall the main question be now put?

The same was agreed to.

The question recurring on the adoption of the report.

The ayes and noes being called for.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Kennedy, Kern, Kopelke, Lynn, Moore, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Parker, Seller, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 31.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 14.

So the report was adopted.

Senate Bill No. 268 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn,

McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed.

The title to the bill was adopted as the title to the act.

Engrossed Senate Bill No. 317 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, French, Fulk, Gifford, Griffith, Holcomb, Kennedy, Kopelke, Leyden, Magee, McCutcheon, McHugh of Tippecanoe, McLean, McManus, Seller, Sweeney, Wiggs. Total, 17.

Those voting in the negative were:

Senators Baker, Beck, Bird, Boyd, Chandler, Cranor, Ellison, Gilman, Hobson, Kern, Loveland, Lynn, McDonald, McGregor, McHugh of Marion, McKelvey, Morgan, Newby, Parker, Stuart, Thayer, Thompson, Vail, Wray, Yaryan. Total, 25.

So the bill failed to pass.

Engrossed Senate Bill No. 259 was read a third time and put upon its passage:

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Chandler, Cranor, Ellison, Fulk, Gifford, Gilman, Holcomb, Kennedy, Kern, Leyden, Lynn, Magee, McDonald, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Stuart, Wishard, Wray, Yaryan. Total, 26.

Those voting in the negative were :

Senators Barnes, Boord, French, Griffith, Hobson, Kopelke, Loveland, McCutcheon, McGregor, McHugh of Marion, Newby, Seller, Sweeney, Thompson, Vail, Wiggs. Total, 16.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senate Bill No. 283 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Chandler, Fulk, Gilman, Loveland, McKelvey, McLean, McManus, Moore, Morgan, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 16.

Those voting in the negative were :

Senators Akin, Baker, Barnes, Bird, Boord, Boyd, Cranor, French, Gifford, Hobson, Holcomb, Kennedy, Kern, Kopelke, Magee, McGregor, McHugh of Marion, Newby, Parker, Seller, Stuart, Thompson. Total, 22.

So the bill failed to pass.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has adopted Engrossed House Concurrent Resolution No. 17, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 17.

WHEREAS, The Senate and House of Representatives, by unanimous vote, decided to make and present a suitable gift or other token of esteem, to Richard H. Neff for his heroic and valorous act, whereby a dreadful and disastrous railroad wreck was avoided on the Lake Erie and Western Railroad, on the 20th day of January, 1898; and,

WHEREAS, Said Senate and House, through their joint committee, has had prepared a suitable and appreciative medal as an expression of their feelings and sentiment for the act of said Richard H. Neff; therefor,

Be it resolved by the General Assembly of the State of Indiana, That the sum of one hundred dollars (\$100), be and the same is hereby appropriated, for the payment of said medal, out of any funds not otherwise appropriated, and the Auditor of State is hereby authorized and directed to draw his warrant upon the Treasurer of State for the same, payable to Ed. Ducas of Indianapolis, who designed, made and furnished the said medal.

Read and referred to the Committee on "Neff Medal."

Senator Magee moved that the constitutional rule be suspended, and that Senator Magee be allowed to introduce a bill.

The motion carried.

Senator Magee introduced Senate bill No. 381, entitled :

A bill for an act levying an annual State tax for the purpose of raising revenue for the general fund, benevolent and reformatory institution fund, the school revenue for tuition fund and State debt sinking fund of the State Treasury, providing for the application of any unappropriated balance in the general fund to the payment of the principal of the public debt, repealing all conflicting laws, and declaring an emergency.

Read first time and referred to the Committee on Finance.

Engrossed Senate Bill No. 256 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Bird, Chandler, Cranor, Ellison, Fulk, Kennedy, Kern, Lynn, McDonald, McKelvey, McLean, Newby, Parker, Stuart, Thayer, Thompson, Wiggs, Wray. Total, 19.

Those voting in the negative were:

Senators Akin, Baker, Boyd, French, Griffith, Hobson, Holcomb, Kopelke, Loveland, Magee, McCutcheon, McManus, Morgan, Seller, Sweeney, Vail, Yaryan. Total, 17.

The bill failed to pass for want of a constitutional majority.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 362 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 362:

A bill for an act to provide for the incorporation, organization and dissolution of Trust, Fidelity and Title Guaranty Companies, defining their purposes and powers, regulating their concerns and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

WEDNESDAY MORNING.

FEBRUARY 22, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the Chair.

After reading a portion of the Journal of the previous day, on motion of Senator French the further reading of the Journal was dispensed with.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 221, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 321, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator McGregor, Chairman of the Committee on Revision of the Constitution, made the following report :

MR. PRESIDENT :

Your Committee on Revision of the Constitution, to whom was referred House Joint Resolution No. 5 (being same as Joint Resolution No. 7, of 1891), beg leave to report the same back with the recommendation that said House Joint Resolution No. 5 be adopted.

JOHN MCGREGOR,
Chairman.

Senator McGregor, Chairman of the Committee on Revision of the Constitution, made the following report :

MR. PRESIDENT :

Your Committee on Revision of Constitution, to whom was referred House Joint Resolution No. 4 (being the same as Joint Resolution No. 10, of 1891), beg leave to report the same back with the recommendation that said House Joint Resolution No. 4 be adopted.

JOHN MCGREGOR,
Chairman.

Senator Boyd moved that the House Joint Resolutions Nos. 5 and 4, together with the reports thereon, be made a special order for to-morrow at 11 o'clock.

The motion carried.

Senator Kennedy introduced Senate Bill No. 382, entitled:

A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, and to apportion the same among the several counties of the State, and to repeal all laws in conflict therewith.

Read first time and referred to Committee on Appointments.

Senator Akin, a member of the Committee on Finance, made the following report:

MR. PRESIDENT:

Your Committee on Finance, to whom was referred Senate Resolution No. 49, introduced by Senator Ellison, hereto attached, having had the same under consideration, report the same back to the Senate with the recommendation that it be adopted.

RUFUS MAGEE,
C. T. AKIN,
JOHN W. KERN,
WM. E. MCLEAN,
THOMAS E. BOYD,
WM. W. GILMAN,
H. B. SMITH.

The report was adopted.

Senator Gifford introduced Senate Bill No. 383, entitled:

An act to legalize and render valid unsigned records of the Circuit Courts of the various counties in the State of Indiana when the Judge trying such cases is dead or insane.

Read first time and referred to the Committee on Organization of Courts.

Senator Thayer introduced Senate Bill No. 384, entitled :

A bill for an act to prohibit County Commissioners from granting liquor license to applicants in any township or in towns or cities of less than four thousand population in certain cases, repealing all laws and parts of laws in conflict or inconsistent herewith, and declaring an emergency.

Read first time and referred to the Committee on Temperance.

Senator Parker introduced Senate Bill No. 385, entitled :

A bill for an act entitled an act defining the Fourth Judicial Circuit of the State of Indiana, fixing the times of holding courts in said circuit, prescribing the length of the terms thereof, providing for the Judge thereof and abolishing the Fifth Judicial Circuit of the State of Indiana, and repealing all laws in conflict herewith.

Read first time and referred to the Committee on Organization of Courts.

Senator Stuart introduced Senate Bill No. 386 (by request), entitled :

A bill for an act entitled an act providing for the purchase of all supplies and services, for the several Penal, Reformatory and Benevolent institutions of this State, House of Refuge for juvenile offenders, and the Indiana Reformatory for Women and Girls, by contract upon proposals pursuant to advertising or other notice, for the preparation of forms and requisitions and declaring certain contracts void.

Read first time and referred to the Committee on Benevolent Institutions.

Senator Stuart offered the following Resolution No. 51, which was adopted :

WHEREAS, Under the provisions of the present election law, the voter is expressly prohibited, when in the booth, to write upon or in any manner change or mutilate the official ballot, under penalty therefor, and,

WHEREAS, The law now requires a resident voter of a ward district to vote for a qualified resident thereof for Road Supervisor and for none other, and,

WHEREAS, It is deemed impracticable to elect Road Supervisors under the present law or to print their names upon the official township ballot, and,

WHEREAS, The abolition of Road Supervisor as an elective office is quite generally favored; therefore,

Resolved, That the Committee on Elections be and they are hereby directed to prepare a bill whereby the difficulties above enumerated may be overcome and report the same to this Senate at an early day.

STUART.

Read and referred to the Committee on Elections.

Senator Griffith introduced Senate Bill No. 387, entitled:

A bill for an act to amend sections one (1) of an act entitled "An act regulating foreign insurance companies doing business in this State, prescribing the duties of the agents thereof, and of the Auditor of State in connection therewith, and prescribing penalties for the violation of the provisions of this act, approved December 21, 1865, and adding supplemental sections thereto," approved March 3, 1877, and being section 2675 of the Revised Statutes of 1881, and repealing all laws in conflict therewith.

Read first time and referred to the Committee on Public Printing.

Senator McManus introduced Senate Bill No. 388, entitled:

A bill for an act to authorize and require the Governor of the State to appoint a woman on each of the Boards of Trustees of the Indiana Hospital for the Insane, the Institutions for the Deaf and Dumb and for the Blind, the Home for the Feeble-Minded Children, and the Reformatory for Women and Girls and the Indiana Soldiers' and Seamen's Home, and declaring an emergency.

Read first time and referred to the Committee on Benevolent Institutions.

Senator McCutcheon introduced Senate Bill No. 389, entitled :

A bill for an act providing for the change of shares of stock in railroad companies from fifty dollars to one hundred dollars, and declaring an emergency.

Read first time and referred to the Committee on Railroads.

Engrossed Senate Bill No. 298 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Cranor, Crumpacker, Ellison, Gifford, Griffith, Hobson, Holcomb, Kennedy, Leyden, Lynn, Magee, McCutcheon, McDonald, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray. Total, 35.

Those voting in the negative were:

Senators Boyd, Chandler, French, Fulk, Kern, Kopelke, McGregor, McHugh of Marion, McHugh of Tippecanoe, Stuart, Yaryan. Total, 11.

So the bill passed.

And the title of the bill was ordered to stand as the title of the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 481, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 481, entitled:

A bill for an act authorizing and empowering street railway companies heretofore or hereafter incorporated, to increase their capital stock, providing the manner of so doing, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message from the House was received :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 396, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 396, entitled :

A bill for an act to legalize the incorporation of the Mutual Life and Endowment Association of Indiana, and to legalize all the acts of said corporation, and all the contracts made by said corporation to and with all persons whatever and all the official acts of the Board of Directors thereof, and declaring an emergency therefor.

Read first time and referred to the Committee on Insurance.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 31, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 31, entitled :

A bill for an act concerning the construction of free gravel, stone or other macadamized roads, providing for their location, the manner of their construction and providing for their maintenance, and declaring an emergency.

Read first time and referred to the Committee on Roads.

Engrossed House Bill No. 8 was read a second time.

Senator Kopelke offered the following amendment, No. 1:

MR. PRESIDENT :

I move to amend Engrossed House Bill No. 8 by adding at the end of section 1, the following: Section 23 of the act concerning elections, Approved March 6, 1889, "Shall not be deemed to be revised by this repeal, but shall likewise be repealed."

J. KOPELKE.

Senator McGregor moved the previous question.

The question being, Shall the demand for the previous question be seconded by the Senate?

The demand was seconded by the Senate.

The question then being, Shall the main question be now put?

The same was agreed to.

The question now being, Shall the amendment be adopted?

The amendment was adopted.

Senator Fulk moved that the bill be passed to engrossment.

The motion carried and the bill was ordered to engrossment

Engrossed House Bill No. 155 was read a second time and passed to its third reading.

Engrossed House Bill No. 384 was read a second time and passed to its third reading.

Engrossed House Bill No. 16 was read a second time and passed to its third reading.

Engrossed House Bill No. 457 was read a second time.

Senator Kopelke offered the following amendment:

MR. PRESIDENT:

I move to amend Engrossed House Bill No. 457 by adding at the end of section 1 the following: "Such consolidated company shall be liable to pay all debts and perform all obligations which the companies out of which it is formed had contracted or to which the same were subjected."

KOPELKE.

The amendment was lost and the bill was passed to its third reading.

Senator Magee called up Engrossed House Bill No. 481 and moved that the constitutional rule be suspended, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

So the constitutional rule was suspended, the bill was read a second time by title, a third time by sections and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the bill passed and the title of the bill was ordered to stand as the title of the act.

Senator Hobson called up Engrossed House Bill No. 303, and moved that the constitutional rule be suspended, that the bill be read a second time by title, read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

So the constitutional rule was suspended.

The bill was read a second time by title, a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Senator Griffith called up Engrossed House Bill No. 400 and moved that the constitutional rule be suspended, that the bill be read a second time by title and a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland,

Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

So the constitutional rule was suspended.

The bill was read a second time by title, a third by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator McManus called up Engrossed House Bill No. 552, and moved that the constitutional rule be suspended, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, Fulk, Gifford, Gillman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

The rule was suspended, and the bill was read a second time by title, a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gillman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

The bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Thayer called up Engrossed House Bill No. 545, and moved that the constitutional rule be suspended, that the bill be read a second time by title, a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

So the rule was suspended, and the bill was read a second time by title, a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 48.

No Senator voting in the negative.

So the bill passed.

And the title of the bill was ordered to stand as the title to the act.

Lieutenant-Governor Nye announced that he had signed Enrolled Senate Act No. 221.

Senator Boyd moved that when the Senate adjourn that it adjourn to meet to-morrow at 10 A. M.

The ayes and noes being demanded.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Boord, Boyd, Cranor, Griffith, Hobson, Loveland, McCutcheon, McHugh of Tippecanoe, McLean, McManus, Newby, Thayer, Vail. Total, 14.

Those voting in the negative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Gilman, Holcomb, Kennedy, Kern, Kopelke, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McKelvey, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 32.

The motion was lost.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 580, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 580, entitled :

A bill for an act to legalize the town of Dale, Spencer County, Indiana, the election and qualification of its Board of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Board of Trustees of said town, and other matters connected therewith, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 215, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 118 was read a second time.

Senator Stuart offered the following amendment :

MR. PRESIDENT :

I move to amend Engrossed House Bill No. 118 by striking out the word "fifteen," in line 14, section 1, and insert in lieu thereof the word "five."

STUART.

On motion of Senator McGregor, the Senate adjourned.

WEDNESDAY AFTERNOON.

FEBRUARY 22.

The unfinished business of the forenoon being the consideration of Engrossed House Bill No. 118, the same was proceeded with.

The question recurring on the adoption of Senator Stuart's amendment.

The motion was lost.

Senator McHugh, of Marion, offered the following motion :

MR. PRESIDENT :

I move to refer the House Bill No. 118 to a committee of one to amend said bill by making the salary of all Circuit and Superior Judges in any county having a city of 35,000 inhabitants, and strike out all matter in said bill making the increase of said salary dependent upon the action of the County Commissioners.

Senator Magee moved to reject the amendment, and demanded the previous question.

The question being, Shall the demand for the previous question be seconded.

The demand was not seconded.

The question recurring on the motion of Senator Magee to reject the motion.

The motion carried.

Senator Boyd offered the following motion :

MR. PRESIDENT :

I move to amend House Bill No. 118, by striking out all after "State," in line 4, up to the word "whenever," in line 5.

THOS. E. BOYD.

The motion was lost.

Senator Kennedy offered the following motion :

MR. PRESIDENT :

I move to amend House Bill No. 118, as follows: Strike out the word "shall," in line 15, section 1, of the printed bill, and insert in lieu thereof the word "may."

KENNEDY.

The amendment was accepted.

The bill was ordered to pass to the third reading.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report :

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 494, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Lynn called up Engrossed House Bill No. 494, and moved that the constitutional rule be suspended, that the bill be read a second time by title, a third time by sections and placed upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Griffith, Hobson, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 40.

No Senator voting in the negative.

So the rule was suspended.

The bill was read a second time by title, a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 48.

No Senator voting in the negative.

So the bill passed.

And the title to the bill was ordered to stand as the title to the act.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Senate Bill No. 838, introduced by Senator McDonald, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

Senator McDonald moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Kennedy, Kopelke, Leyden, Loveland,

Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the rule was suspended, and the bill was read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

So the bill passed and the title of the bill was ordered to stand as the title of the act.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bills Nos. 221 and 215, have carefully examined the same and find said bills correctly enrolled, and said bills were this day transmitted to the Governor.

F. M. GRIFFITH,
Chairman.

Engrossed House Bill No. 42 was read a second time and passed to its third reading.

Engrossed House Bill No. 367 was read a second time and passed to its third reading.

Engrossed House Bill No. 183 was read a second time.

Senator Cranor moved to indefinitely postpone the bill.

The motion was lost and the bill was passed to its third reading.

Engrossed House Bill No. 74 was read a second time.

Senator Parker offered the following Amendment No. 1:

MR. PRESIDENT:

I move to amend the title of Engrossed House Bill No. 74 by inserting the words "sections one (1) and two (2) of" after the words "an act to amend," and also to further amend said title by striking out all after the figures 1885, said words being "the same being in the Revised Statutes of 1885."

PARKER.

The amendment was adopted.

Senator Parker offered the following Amendment No. 2:

MR. PRESIDENT:

I move to amend section 1 of House Bill No. 74 by inserting the word "entitled" after the word "above" in line 2 of the said section in the printed copy of the bill.

PARKER.

The amendment was adopted.

The bill was passed to its third reading.

Engrossed House Bill No. 57 was read a second time and passed to the third reading.

Engrossed House Bill No. 410 was read a second time.

Senator Smith offered the following motion:

MR. PRESIDENT:

I move that Engrossed House Bill No. 410 be amended as follows, to wit:

That section one in line three, of the printed bill, the figure "4" in the number "1894" be stricken out and the figure "3" be inserted in lieu thereof. That in said section, line five of

the printed bill, in the number "1895," the figure "5" be stricken out, and in lieu thereof the figure "4" be inserted.

SMITH.

The amendment was adopted.

The bill passed to the third reading.

Engrossed House Bill No. 366 was read a second time and passed to the third reading.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 90, an act to legalize the incorporation of the city of Tell City, Perry County, Indiana, also Senate Bill No. 349, an act to legalize the incorporation of the town of Ashley, Dekalb County, Indiana, also Senate Bill No. 365, an act for the relief of Isaiah A. Curry, former Treasurer of Hancock County, Indiana.

MYRON D. KING,
Private Secretary.

Engrossed House Bill No. 205 was read a second time and passed to its third reading.

Engrossed House Bill No. 40 was read a second time and passed to its third reading.

Engrossed House Bill No. 197 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Boord, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe,

McKelvey, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 67 was read a third time.

Senator Cranor offered the following motion:

MR. PRESIDENT:

I move to refer House Bill No. 67 to a committee of one, with instructions to amend the same by inserting therein, in the place corresponding to the space after the word "therein," on line 38 of the printed bill, the following words: "or who has heretofore been exempted under this act."

Senator Cranor was appointed as such special committee of one.

Senator Cranor, as such special committee, made the following report:

MR. PRESIDENT:

As your committee of one, appointed for that purpose, I hereby report the amendment to House Bill No. 67 made as directed.

O. N. CRANOR.

The report was adopted.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 41.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 169 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Bingham, Boord, Ellison, French, Gifford, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wishard, Wray. Total, 28.

Those voting in the negative were:

Senators Baker, Barnes, Boyd, Chandler, Cranor, Gilman, Hobson, Loveland, McCutcheon, McGregor, McManus, Moore, Morgan, Thayer, Vail, Yaryan. Total, 16.

So the bill passed, and the title of the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 279 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Magee moved that out of respect to the memory of George Washington, the Senate do now adjourn, which motion carried.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

THURSDAY MORNING.

FEBRUARY 23, 1893.

The Senate convened at 10 o'clock, A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. A. B. Charfrie, Bapt. City Missionary.

After reading a portion of the Journal of the previous day, on motion of Senator Hobson the further reading of the Journal was dispensed with.

Senator Kennedy offered the following resolution:

MR. PRESIDENT:

I offer the following resolution and move its adoption:

Resolved, That the Committee on Elections of the Senate be directed to inquire into the feasibility of amending sections 29 and 30 of the election law of 1889 (said section being section 6 of election law of 1891), so as to authorize the State Board of Election Commissioners to send the State ballots by express to the Clerks of the several counties, and report by bill or otherwise.

KENNEDY.

Read and referred to Committee on elections.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 129, together with Engrossed House Amendment to same, and the same are herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator McLean moved to concur in the amendments from the House.

The motion carried.

Senator Bingham, Chairman of the Committee on Prisons, offered the following concurrent resolution:

MR. PRESIDENT:

Resolved by the Senate, the House concurring, That the Assistant Secretary of the Senate be authorized to draw his warrant for seventeen hundred and forty-five and $\frac{50}{100}$ dollars to pay the mileage and fees of witnesses subpoenaed and examined, and for the services of Mart Fleener and John W. Coons, expert accountants, E. M. Salter, stenographer and type writer in the investigation of the State Prison South, at Jeffersonville, Indiana.

JOINT ALLOWANCE.

Hon. I. V. Bingham, Chairman of Senate Committee State Prison South:

SIR—The following is a list of witnesses who testified at the investigation of the State Prison South:

NAMES.	RESIDENCE.	No. of Miles Traveled.		TOTAL.
G. W. Cox	Holton, Ind . .	136	8 days' witness	\$11 80
H. S. Wolfe	New Albany, " . .	10	4 " "	3 00
I. W. Saunders	Brazil, " . .	340	10 " "	23 25
J. F. Leuman	Charleston, " . .	32	1 " "	2 85
Victor W. Lyon	Jeffersonville, " . .	2	1 " "	1 35
Chas. Akers	Jeffersonville, " . .	2	1 " "	1 35
Capt. John Horn	New Albany, " . .	10	1 " "	1 75
W. P. Barnhill	Carlisle, " . .	160	4 " "	10 50
Geo. T. Foster	Portland, " . .	336	1 " "	18 05
Andrew Wheeler	Fort Branch, " . .	238	2 " "	14 40
Harry Miller	Huntingburg, " . .	150	2 " "	10 00
Geo. W. Deubo	Corydon, " . .	18	2 " "	3 40
Thos. Eaglin	Vevay, " . .	124	2 " "	8 70
Abel Ewing	Greensburg, " . .	200	4 " "	15 00
Mrs. Henry Burner	Jeffersonville, " . .	10	2 " "	3 00
Thos. S. Mithiack	New Albany " . .	10	1 " "	1 75
Dr. C. N. Metcalf	Indianapolis, " . .	210	Expert fees . .	36 00
J. A. Vanosock	Elwood, " . .	320	1 day's witness	17 25
Total	\$183 40

State of Indiana, on account of Legislature, to Mart Fleener,
Dr.:

To expert services rendered on books and accounts of State Prison South, and making report thereof to committee, 16 days	\$400 00
To amount paid for board while making said examin- ation	39 05
To amount paid for railroad and street car fare	2 95
To hack hire	50
Total	\$442 50

The State of Indiana, on account of Legislature, to John W.
Coons, Dr.:

February, 1893, to expert services rendered on books and accounts of State Prison South and making report thereof to committee, 16 days.....	\$400 00
Railroad fare from Indianapolis.....	3 50
Hotel bill, Louisville Hotel	23 95
Hotel bill, Gault House	7 50
Street car, railroad fare and meals... ..	8 00
Total	\$442 95

INDIANAPOLIS, IND., Feb. 3, 1893.

Mr. Mannix, Doorkeeper Senate, to T. Taggart, Dr.:

Jan. 19. Lunches served Investigating Committee to Northern Prison.....	\$16 15
--	---------

INDIANAPOLIS, IND., Feb. 3, 1893.

Mr. Mannix and Glazebrook, Doorkeepers of Senate and House,
to T. Taggart, Dr.:

Jan. 24. To lunch served Investigating Committee Southern Prison	\$35 00
---	---------

Resolved, That the sum of six hundred and twenty-five dol-
lars and fifty cents (\$625.50) be paid to E. M. Salter for services
as stenographer in the matter of the investigation of the In-
diana State Prison South, at Jeffersonville, and the Assistant
Secretary of the Senate is directed to draw his warrant for that
amount on the Auditor of State for the payment of the same,
the House of Representatives concurring.

State of Indiana to E. M. Salter, Dr. To services as stenographer to House and Senate Committee on Prisons in the matter of the investigation of the Indiana State Prison South, as follows:

To 11 days' sessions at \$5 per day	\$55 00
To 7 nights' sessions at \$5 per night.....	35 00
To 1,530 pages testimony typewriter at 35c per page..	535 50
Total.....	<hr/> \$625 50

The resolution was adopted.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 530, introduced by Representative Atkinson, have had said bill under consideration and beg leave to report that said bill be passed.

F. M. GRIFFITH,
Chairman.

Senator French moved that the constitutional rule be suspended, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holman, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Wiggs, Wishard, Yaryan. Total, 40.

No Senator voting in the negative.

So the rule was suspended.

The bill was read a second time by title, a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 42.

No Senator voting in the negative.

So the bill passed.

The title to the bill was adopted as the title to the act.

Engrossed House Bill No. 74 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 40 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boyd, Cranor, Crumpacker, French, Fulk, Gifford, Griffith, Hobson,

Holcomb, Kennedy, Kern, Kopelke, Loveland, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 40.

Voting in the negative was Senator Lynn.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Magee, Chairman of the Committee on Finance, made the following report:

MR. PRESIDENT:

Your Committee on Finance, to whom was referred Senate Bill No. 381, introduced by Senator Magee, beg leave to report the same back with the recommendation that it do pass.

MAGEE,
Chairman.

The report was concurred in.

Engrossed House Bill No. 183 was read a third time.

Senator Cranor, by unanimous consent, made the following motion:

MR. PRESIDENT:

I move to amend House Bill No. 183 by adding after the word "destroying," in the printed bill, on line 5, the phrase "or has in his possession," and by inserting after the word "pursued," at the end of section 2, the phrase "or had in his possession," also, to amend the same by striking out the word "twentieth" and inserting in lieu thereof the word "first," in line 5, and in line 6 strike out the word "fifteenth" and insert the word "tenth."

CRANOR.

Senator Moore was appointed as such special committee.

Senator Moore, as such special committee, made the following report:

MR. PRESIDENT:

Your committee, to whom was referred Engrossed House Bill No. 183, has amended the same by adding after the word

"destroying," in line 16, the words "or has in his possession," and inserting after the word "pursued," at the end of section 2, the phrase "or had in his possession," also, by striking out the word "twentieth" and inserting the word "first;" also, by striking out the word "fifteenth," in line 19, and inserting the word "tenth."

MOORE,
Special Committee.

The report was concurred in.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Boord, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Hobson, Kennedy, Kern, Kopelke, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Stuart, Thompson, Wiggs, Wray, Yaryan. Total, 36.

Those voting in the negative were:

Senators Griffith, Holcomb, Smith, Sweeney. Total, 4.

So the bill passed.

The title to the bill was adopted as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 32, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 367 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Boord, Boyd, Chandler, Crauor, Crumpacker, French, Gilman, Griffith, Hobson, Holcomb, Kern, Loveland, Lynn, Magee, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Parker, Smith, Thayer, Thompson, Vail, Wishard, Wray. Total, 28.

Those voting in the negative were:

Senators Barnes, Beck, Bird, Kennedy, Kopelke, McDonald, McKelvey, Seller, Stuart, Sweeney, Wiggs, Yaryan. Total, 12.

So the bill passed.

The title of the bill was ordered to stand as the title of the act.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 215, "An act to authorize railroad companies to issue preferred stock in exchange for common stock, and declaring an emergency," also Senate Bill No. 221, "An act to amend an act to incorporate the Indiana Insurance Company.

Respectfully,

MYRON D. KING,

Private Secretary.

Engrossed House Bill No. 42 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

Senator Kern moved to make the consideration of this bill the special order for 2 o'clock this day.

The motion prevailed.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 220, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,

Clerk.

Engrossed House Bill No. 220, entitled :

A bill for an act for the better securing of wages to workmen and laborers in the State of Indiana, and for the punishment of certain employes or officers or corporations within the State of Indiana, and declaring an emergency.

Read first time and referred to Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No, 215, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The hour of eleven o'clock having arrived, the special order for this hour being the consideration of the constitutional amendments.

The question being, Shall the House Joint Resolution No. 4 be agreed to?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Gilman, Griffith, Hobson, Holcomb, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McKelvey, McLean, McManus, Morgan, Newby, Smith, Stuart, Sweeney, Thayer, Vail, Wishard, Wray, Yaryan. Total, 38.

Those voting in the negative were :

Senators Fulk, Kennedy, Moore, Parker, Seller, Thompson, Wiggs. Total, 7.

So House Joint Resolution No. 4 was agreed to.

The question being, Shall the House Joint Resolution No. 5 be agreed to?

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Baker, Barnes, Boyd, Cranor, Gifford, Gilman, Hobson, Loveland, Magee, McCutcheon, McManns, Newby, Thayer, Vail, Wishard, Yaryan. Total, 16.

Those voting in the negative were:

Senators Akin, Beck, Bingham, Bird, Boord, Chandler, Ellison, French, Fulk, Griffith, Holcomb, Kennedy, Kern, Kopelke, Lynn, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 30.

So House Joint Resolution No. 5 was not agreed to.

The Lieutenant-Governor announced that he had signed Enrolled House Bills Nos. 481, 400, 552, 545 and 303.

On motion of Senator Stuart the Senate adjourned.

THURSDAY AFTERNOON.

FEBRUARY 23, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator Griffith moved to reconsider the vote taken by which House Joint Resolution No. 4 was agreed to.

Which motion carried.

Senator Griffith moved to recall House Joint Resolution No. 4 from the House.

Which motion carried.

Senator Boyd moved to indefinitely postpone House Joint Resolutions Nos. 6 and 7.

Which motion carried.

Senator Griffith moved not to agree to House Joint Resolution No. 4.

The special order for this hour, 2 o'clock p. m., being the consideration of Engrossed Senate Bill No. 42.

The same was read a third time.

Senator Parker moved the previous question.

The question being, Shall the Senate second the demand for the previous question?

The demand was seconded by the Senate.

The question being, Shall the main question be now put?

The same was agreed to.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 45.

Voting in the negative was :

Senator Kopelke. Total, 1.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 458, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 458, entitled :

A bill for an act to limit the number of days each County Assessor may be employed during the year.

Read first time and referred to Committee on County and Township Business.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 553, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 553, entitled :

A bill for an act in relation to filling vacancies on the Board of Commissioners of the State Soldiers' and Sailors' Monument, repealing laws in conflict therewith, and declaring an emergency.

Read first time and referred to Committee on Soldiers' and Sailors' Monument.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 352, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 352, entitled :

A bill for an act to amend an act entitled an act to amend the first section of an act concerning licenses to vend foreign merchandise, to exhibit any caravan, menagerie, circus, rope and wire dancing, puppet show and legerdemain, approved June 15, 1852 and for the encouragement of agriculture and concerning the licensing of stock and exchange brokers, approved March, 1857, and being section No. 5269 of the Revised Statutes of 1881.

Read first time and referred to the Committee on Judiciary.

Engrossed House Bill No. 66 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Lynn, Magee, McCutcheon, McDonald, McHugh of Marion, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 38.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 57 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Chandler, French, Fulk, Gifford, Gilman, Griffith, Hobson, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray. Total, 36.

Those voting in the negative were:

Senators Bird, Holcomb, McDonald, Morgan, Thompson. Total, 5.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 576, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 576, entitled :

A bill for an act to create an act to legalize the incorporation of the town of Whiteland, Johnson County, Indiana, the election and qualification of its several Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Board of Trustees of said town, and other matters connected therewith and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

Engrossed House Bill No. 410 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bingham, Boord, Chandler, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 37.

No Senator voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 384 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Leyden, Loveland, Lynn,

McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Wiggs, Wishard, Wray, Yaryan. Total, 40.

Senator Magee voting in the negative.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 366 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, Moore, Morgan, Newby, Seller, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 36.

Those voting in the negative were:

Senators Magee and Stuart. Total, 2.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 457 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, Morgan, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 36.

Those voting in the negative were :

Senators Baker, Boyd, Kopelke, Loveland, Moore. Total 5.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 205 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Ellison, French, Fulk, Gifford, Gilman, Hobson, Kopelke, Leyden, Loveland, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Those voting in the negative were :

Senators Kennedy, Sweeney. Total, 2.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 155 was read a third time and made a special order for to-morrow at 10:10.

Senator Magee moved to adjourn.

The motion was lost.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 348, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 337, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 338, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 338, entitled :

A bill for an act concerning the dimensions of gravel, plank and macadamized roads on which tolls are collected, and creating and providing for a misdemeanor therein.

Read first time and referred to the Committee on Judiciary.

On motion of Senator Magee the Senate adjourned.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

FRIDAY MORNING.

FEBRUARY, 24, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. I. B. Grandy of the Universalist Church of Indianapolis.

After reading a portion of the journal of the previous day, on motion of Senator Lynn the further reading of the journal was dispensed with.

Senator Stuart introduced Senate Bill No. 391, entitled:

A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, and to apportion the same among the several counties of the State by districts, and to number said districts, and to provide for the number of Senators and Representatives to be elected therein, and to repeal all laws in conflict therewith.

Read first time and referred to the Committee on Legislative Apportionment.

Senator Smith introduced Senate Bill No. 382, entitled:

A bill for an act concerning the discharge of impure and noxious matters into the rivers and running streams of this State, and providing penalties for the violation thereof.

Read first time and referred to the Committee on Judiciary.

Senator Magee introduced Senate Bill No. 393, entitled:

A bill for an act authorizing the taxation of shares of stock held by individuals, partnerships, associations or corporations in loan and building associations in this State, and declaring an emergency.

Read first time and made a special order for 8 o'clock P. M. to-day.

Senator Wiggs introduced Senate Bill No. 394, entitled :

A bill for an act defining the First, Eleventh and Fifty-sixth Judicial Circuits of the State of Indiana, and fixing the length of terms and times of holding of court in said Fifth-Sixth Circuit, and repealing all laws in conflict, and declaring an emergency.

Read first time and referred to the Committee on Organization of Courts.

Senator Thayer introduced Senate Bill No. 395, entitled :

A bill for an act to equalize and more fully prescribe the terms of office of the Judges of the Appellate Court.

Read first time and referred to the Committee on the Organization of Courts.

Senator Gifford introduced Senate Bill No. 396, entitled :

A bill for an act to amend sections 173 and 175 of an act concerning crimes against public policy in force since September 19, 1881, being sections 2079 and 2081 of the Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to the Committee on County and Township Business.

Senator Parker moved to recommit Engrossed Senate Bill No. 334 to the Committee on Judiciary.

The motion carried.

The special order for this hour, 10:10 A. M., being the consideration of Engrossed House Bill No. 8.

The bill was read a third time and put upon its passage.

Senator McGregor demanded the previous question.

The question being, Shall the demand be seconded ?

The demand was seconded by the Senate.

The question now being, Shall the main question be now put ?

The same was agreed to.

The question now being, Shall the bill pass ?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senator Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Crauor, French, Fulk, Gilman, Griffith, Kennedy, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McKelvey, Moore, Newby, Parker, Seller, Smith, Sweeney, Thayer, Thomson, Wiggs. Wray, Yaryan. Total, 31.

Those voting in the negative were:

Senators Bingham, Boord, Crumpacker, Ellison, Gifford, Loveland, Magee, McDonald, McHugh of Tippecanoe, McManus, Morgan, Stuart. Total, 12.

So the bill passed.

Senator Kopelke offered the following amendment:

MR. PRESIDENT:

I move to amend the title of Engrossed House Bill No. 8 by striking out therefrom the words "and declaring an emergency."

KOPELKE.

The amendment was adopted.

The title as amended was ordered to stand as the title to the act.

Senator Wray gave notice that he would move to reconsider the vote taken by which Engrossed House Bill No. 8 passed.

Senator Akin moved to reconsider the vote taken by which Engrossed House Bill No. 8 passed and to lay that motion on the table.

The ayes and noes being demanded by Senators Cranor and Newby.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boyd, Chandler, Cranor, French, Fulk, Griffith, Kennedy, Kern, Kopelke, Lynn, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wray. Total, 31.

Those voting in the negative were :

Senators Bingham, Boord, Crumpacker, Ellison, Gifford, Gilman, Loveland, Magee, McDonald, McHugh of Tippecanoe, McManus, Morgan, Wishard, Yaryan. Total 14.

The motion carried.

The unfinished business of yesterday being the consideration of Engrossed House Bill No. 155, the same was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Bingham, Bird, Chandler, French, Gifford, Griffith, Holcomb, Loveland, Magee, McGregor, McHugh of Tippecanoe, McLean, McManus, Moore, Thompson. Total, 16.

Those voting in the negative were:

Senators Baker, Barnes, Beck, Boord, Boyd, Cranor, Crumpacker, Ellison, Fulk, Gilman, Hobson, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McHugh of Marion, McKelvey, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 33.

So the bill failed to pass.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 449 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 449, entitled:

A bill for an act to amend sections eleven (11), fifty (50), fifty-three (53), one hundred and fourteen (114), one hundred and fifteen (115), one hundred and twenty-five (125), one hundred and twenty-nine (129), and one hundred and thirty-two

(132), of an act concerning taxation, repealing all laws in conflict therewith, and declaring an emergency, approved March 6, 1891, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Senator Akin introduced Senate Bill No. 397, entitled :

A bill for an act to amend section one hundred and twenty-seven of an act fixing the compensation and prescribing the duties of certain State and county officers, and providing penalties for the violation of its provisions, in force March 9, 1891.

Read first time and referred to the Committee on Fees and Salaries.

Senator Boyd introduced Senate Bill No. 398, entitled :

A bill for an act to repeal "An act to authorize railroad companies to issue preferred stock in exchange for common stock and declaring an emergency," approved February 22, 1893.

Read first time and referred to the Committee on Railroads.

Engrossed House Bill No. 118 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 43.

Those voting in the negative were:

Senators Bingham, Moore, Stuart, Wiggs. Total, 4.

So the bill passed.

The title of the bill was adopted as the title to the act.

The Lieutenant-Governor announced that he had signed Senate Acts Nos. 32, 129, 337 and 348.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Acts Nos. 32, 129, 337 and 348, have had the same under consideration and find the same correctly enrolled, and said bills were this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Vail was granted leave of absence for the day on account of sickness.

Engrossed House Bill No. 104 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Kennedy, Kern, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Wiggs, Wishard, Wray, Yaryan. Total, 40.

Those voting in the negative were:

Senators Parker, Thompson. Total, 2.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 598, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 508, entitled :

A bill for an act entitled "An act creating a Board of Trustees for the Fireman's Fund, in all cities in the State of Indiana having a population of twenty thousand or over, and maintaining a regularly organized and paid Fire Department; prescribing the duties of such Board, creating a Fireman's Pension Fund in such cities, providing the sources from which such fund shall be derived, how the same shall be managed and disbursed; prescribing the duties of certain State, county and city officers relative thereto; providing that all insurance companies not organized under the laws of this State shall pay certain sums for the benefit of such fund, and providing for a system of reports by such companies to secure the payment thereof; providing certain penalties for a violation of its provisions; providing for the distribution of such Fund to disabled and retired firemen, and to the wives or widows, dependent children and dependent mothers and fathers of deceased, disabled or retired firemen; and for other purposes connected therewith, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

Engrossed House Bill No. 16 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bingham, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Morgan, Newby, Seller, Smith, Sweeney, Thayer, Thompson, Wiggs, Wray, Yaryan. Total, 35.

Those voting in the negative were:

Senators Barnes and Parker. Total, 2.

So the bill passed.

The title to the bill was adopted as the title to the act.

Engrossed Senate Bill No. 307 was read a third time.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Chandler, Cranor, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Thayer, Wiggs, Wray, Yaryan. Total, 34.

No Senator voting in the negative.

So the bill passed and the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 351 was read a second time.

Senator Akin offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 351 by striking out all that part of section one after the word "directors" in line five (5) of the printed bill, so that, when so amended, section 1 will read as follows:

SECTION 1. *Be it enacted by the General Assembly of the State of Indiana,* That the physician of the State Prison South and the State Prison North shall each receive, as compensation for the services now required of them by law and for the additional services required by the provisions of this act, a yearly salary, not exceeding fifteen hundred dollars, to be fixed by the Directors.

C. T. AKIN.

The amendment was adopted, and the bill as amended was ordered engrossed.

Senate Bill No. 56 was read a second time.

Senator Morgan offered the following motion:

MR. PRESIDENT:

I move to amend Senate Bill No. 56, section one, by inserting on page 2, at line 16, after the figures 1890, the following: "or according to a census taken under the authority of the Mayor of said city, and not exceeding thirty-five thousand inhabitants, according to the United States census of 1890."

MORGAN.

The motion carried.

Senator McHugh, of Tippecanoe, made the following motion:

MR. PRESIDENT:

I move to amend by striking out on page 2, in line 18, the words "Secretary, Treasurer and Auditor of State, or a majority of them."

Also in line 26 the words "Secretary, Treasurer and Auditor of State, or a majority of them."

Also in line 40 the words "Secretary, Treasurer and Auditor of State, or a majority of them."

Also on page 3, line 43, the words "Secretary, Auditor and Treasurer of State, or a majority of them."

McHUGH.

The motion carried.

The motion as amended was ordered engrossed.

The bill was ordered engrossed and made a special order for 4 P. M. to-day.

Senate Bill No. 227 was read a second time and ordered engrossed.

Senate Bill No. 354 was read a second time and ordered engrossed.

Senate Bill No. 330 was read a second time.

Senator Baker offered the following motion :

MR. PRESIDENT:

I move to amend Senate Bill No. 330 by inserting, just following section 1 of said bill, the following, as section No. 2 thereof, and that the sections now numbered 2, 3, 4, 5, 6, 7, 8, 9 and 10 be numbered 3, 4, 5, 6, 7, 8, 9, 10 and 11 :

SEC. 2. That section 4 of said act shall be amended to read as follows :

Section 4. Upon the filing of the report of the viewers and surveyor or engineer, as hereinbefore provided, the Auditor shall immediately fix a day in the next regular or special term for the hearing of the same; shall cause notice to be given by publication, for two weeks, twenty days before the hearing of such petition and report, of the time so fixed for said hearing, in a weekly newspaper of general circulation in the county, and in case the ditch or drain is a joint improvement, then in a weekly newspaper of general circulation in each county where there are lands affected by said improvement, requiring each owner or owners of any lot or parcel of land so affected by the proposed improvement (naming each owner or owners therein), to appear before the Board on the day fixed by the Auditor for the hearing of said petition and report; and should there be non-resident owners of any such lots or lands, residing outside of said county or counties, a copy of said notice shall be mailed by the Auditor to each of said non-resident owners whose address is known to such Auditor, or whose address can be obtained by him by inquiry of the Recorder or Treasurer of the county or counties in which such lands are situate; proof of which notice shall be made by the affidavit of the person or persons making such publication, and of such notice, so mailed by the Auditor, by his report and record thereof.

The motion carried.

Senator Baker offered the following amendment :

MR. PRESIDENT:

I move to amend the title of Senate Bill No. 380 by inserting in the same, in the first line thereof, after the word and figure three (3) the word and figure four (4).

O. A. BAKER.

The motion carried.

The bill, with the amendment, was ordered engrossed.

Senate Bill No. 151 was read a second time and ordered engrossed.

Senate Bill No. 202 was read a second time and ordered engrossed.

Senate Bill No. 228 was read a second time and ordered engrossed.

Senate Bill No. 197 was read a second time and ordered engrossed.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 212, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 431, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 431, entitled:

A bill for an act supplementary to and amendatory of an act entitled: "An act concerning taxation, repealing all laws in conflict therewith and declaring an emergency," approved

March 6, 1891, and providing for the taxation of telegraph, telephone, palace car, sleeping car, drawing-room car, dining car, express and fast freight, joint stock associations, companies, copartnerships and corporations transacting business in the State of Indiana, repealing sections 68, 69, 70 and 71 of said act and all laws in conflict therewith and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

On motion of Senator French the Senate adjourned.

FRIDAY AFTERNOON.

FEBRUARY 24, 1893.

The Senate convened at 2 o'clock p. m., Lieutenant-Governor Nye in the chair.

Senate Bill No. 156 was read a second time.

Senator Kopelke offered the following amendment:

MR. PRESIDENT:

I move to amend Senate Bill No. 156 by making the following changes and insertions in those places in said bill which correspond to the pages and lines of the printed bill hereinafter referred to: In section 1, line 19, page 1, insert "words" after "hundred;" after line 40, page 2, insert: "For entering each default, five cents;" after line 54, page 2, insert: "For docketing the law, ten cents;" in line 65, page 3, strike out "case" and insert in its place "such cause;" in line 76, page 3, after "copy" insert "or;" place lines 92 and 93, page 4, before lines 89, 90 and 91, page 3; in line 133, page 5, insert after "recording" the words "the bond and issuing, filing and recording;" in section 10, line 15, page 9, write "bail" for "bill;" in section 11, line 4, page 12, write "cash book" for "sash book;" in section 12, line 10, page 12, insert "Sheriff's Fund" after "Treasurer's Fund;" in section 17, line 11, page 14, insert "any" before "fee;" in section 18, lines 4 and 5, page 14, strike out "or taxes" and substitute "are taxed."

KOPELKE.

The amendment was adopted.

Senator Kopelke also offered the following amendment.

MR. PRESIDENT:

I move to amend Senate Bill No. 156 by making the following changes and insertions in those places in said bill which correspond to the pages and lines of the printed bill hereinafter referred to: In section 5, page 7, after line 9 insert: "If such instruments contain more than five hundred words, the recorder shall charge and collect ten cents for recording each additional hundred words;" in section 12, line 3, strike out "County Auditor," and substitute "Board of County Commissioners;" in line 5 of the same section after the word "report" insert: "To have been collected in excess of the salaries or clerks hire to which said officers are severally entitled;" strike out the proviso of section 14, in section 15 immediately after said figure insert the following:

If during any quarter the receipts of any office are less than the amount to which the officer is entitled for his own salary and that of his office employes, and a surplus has before been paid by him into the county treasury for any quarter, such surplus shall be applied to pay such officer, his deputies, clerks and assistants the amounts which they are entitled to receive."

KOPELKE.

The amendment was adopted.

Senator Kern offered the following amendment.

MR. PRESIDENT:

I move to amend section 10 of Senate Bill No. 156 by adding after the word "County" in line 80 the following:

Providing, That in counties having a population of more than 100,000, the Sheriff shall be allowed in addition to such expenses, in taking convicts to and from the State Prison, and persons to and from the House of Refuge, Reformatory and Insane Hospital for Women and Girls, the sum of three dollars per day, for each day occupied in such taking and removal. Such per diem to be paid out of the treasury of such county.

KERN.

Senator Gifford offered the following motion.

MR. PRESIDENT:

I move to strike out of the amendment of Senator Kern the following words: "In counties having a population of one hundred thousand.

GIFFORD.

The amendment to the amendment was adopted.

The amendment as amended was adopted.

The bill as amended was ordered engrossed.

Senator Magee offered the following resolution:

Resolved, That commencing on Monday, February 27, 1893, the Senate shall convene in session in addition to the morning and afternoon, as now provided by rule, at 7:30 o'clock P. M., and to hold such session during the week.

MAGEE.

Read and referred to the Committee on Rules.

Senate Bill No. 332 was read a second time and ordered engrossed.

Senate Bill No. 250 was read a second time and ordered engrossed.

Senate Bill No. 352 was read a second time, and Senator Gilman offered the following motion:

MR. PRESIDENT:

I move to amend Senate Bill No. 352 by adding thereto an additional section, reading as follows:

Section —. In no case shall the Warden, or any officer or employe of any penal or reformatory institution of this State, inflict, or cause to be inflicted, on any inmates of such institution any corporal punishment of an unusual character, such as suspension by the thumbs, wrists or any other part of the body, or any corporal punishment, the effect of which may impair or endanger either the health or life of such inmate; and any person who shall inflict, or cause to be inflicted, such punishment upon any such inmate, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined for each and

every such offense not less than one hundred nor more than five hundred dollars, to which may be added imprisonment in the county jail for not to exceed six months, or both, as the court shall direct.

That the foregoing section be numbered section 4, and that the sections of this bill be renumbered by making the section now numbered section 4 to read section 5, that now numbered section 5 to be section 6, and section 6 to be section 7.

GILMAN.

Senator Magee moved to reject the amendment.

Senator McLean demanded the previous question.

The question being, Shall the Senate second the demand for the previous question?

The demand was seconded by the Senate.

The question then being, Shall the main question be now put?

The same was agreed to.

The question recurring upon the rejection of the amendment offered by Senator Gilman.

The ayes and noes being demanded by Senators Hobson and Loveland.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Chandler, Ellison, French, Gifford, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs. Total, 31.

Those voting in the negative were:

Senators Baker, Bird, Boord, Boyd, Cranor, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Wray. Total, 13.

So the amendment was rejected.

The bill was ordered engrossed.

Senate Bill No. 316 was read a second time and ordered engrossed.

Senate Bill No. 295 was read a second time and ordered engrossed.

Senate Bill No. 341 was read a second time and ordered engrossed.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 379, introduced by Senator Loveland, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senate Bill No. 379 was read a second time and ordered engrossed.

Senate Bill No. 291 was read a second time and ordered engrossed.

Senate Bill No. 310 was read a second time and ordered engrossed.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 261, introduced by Senator McCutcheon, beg leave to report the same back with the following amendments:

That section 46 be amended to read as follows: "The Mayor of such city shall be paid an annual salary of \$4,000."

That section 74 be amended to read as follows: "If said board shall finally order such improvement, and shall advertise for bids, and let the contract for the same, the cost of any

street or alley improvement per running foot, and the total cost thereof, exclusive of one-half the costs of street and alley intersections, which shall be paid by said city, one-fourth of the cost of street and alley intersections shall be apportioned upon the lands or lots abutting thereon; the remaining one-fourth of the cost of street and alley intersections shall be apportioned upon the lands or lots abutting on the street or alley under improvement, for a distance to the street line of the first street parallel to the street or alley improved. Should a street or alley enter into and not cross the street or alley under improvement, then said city shall be assessed for one-half of the cost of said improvements; that the assessment of one-half of said entering street or alley, measured to the center line of the street or alley under improvement, shall be made on the lots or lands abutting on said entering street or alley, for a distance to the street line of the first street parallel to the street or alley under improvement; and such last named assessment shall be made *pro rata* upon the lots or lands abutting on said street or alley."

That section 59 be amended by adding the following:

"To contract for the furnishing of gas, either natural or artificial, water, steam or electricity, light or power to said city or the citizens thereof, by any company or individual, and in such contract to fix the prices to be charged for the same in such city, subject to ordinances of such city in relation to consumption by private consumers: *Provided*, That all such contracts for the furnishing of gas, either natural or artificial, water, steam or electricity, light or power, for said city, shall be approved by ordinance of the Common Council before the same shall take effect: *And provided further*, That the Department of Public works shall give notice that it will receive bids for such supplies at least three months before the expiration of any contract or contracts which are or which may hereafter be in force, by publication in some daily newspaper in said city."

That section 86 be amended to read as follows:

"One-half of the cost of said sewer, and all appurtenances, shall be paid for by the holders of property abutting on the street, alley or public highway on which said sewer shall have been constructed, and one-half by said city."

After which amendments, your Committee respectfully recommends that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator McCutcheon moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being upon the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 45.

No Senator voting in the negative.

So the constitutional rule was suspended, the bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bingham, Boord, Boyd, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wray and Yaryan. Total, 40.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator McHugh, of Marion, called up Senate Bill No. 264.

Senator Seller made the following motion :

MR. PRESIDENT :

I move to amend section 4 of Senate Bill No. 266 by striking out of line one of said section in the printed bill the word "felony," and inserting in lieu thereof the word "misdemeanor."

SELLER.

The motion carried.

Senator Loveland made the following motion :

MR. PRESIDENT :

I move to amend Senate Bill No. 264 by adding to section 8 the following proviso :

Provided, That nothing in this act shall in any degree modify the power and control over the said Monument and Monument Circle now enjoyed and exercised by the said Monument Commission.

LOVELAND.

The motion carried.

Senator Parker made the following motion :

MR. PRESIDENT :

I move to amend section 8 of Senate Bill No. 264, by striking out the words "County Attorney" and inserting in lieu thereof the words "Prosecuting Attorney."

PARKER.

The motion carried.

Senator Kern moved that the constitutional rule be suspended, that the bill be considered engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee,

McDonald, McGregor, McHugh of Marion, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Yaryan. Total, 34.

Senator Gilman voting in the negative.

So the constitutional rule was suspended, the bill was considered engrossed, read a third time by sections, and put upon its passage.

The question being, Shall the bill pass? .

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Bingham, Boord, Cranor, Ellison, French, Fulk, Gilman, Griffith, Holcomb, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Wishard, Yaryan. Total, 32.

Those voting in the negative were:

Senators Chandler, Sweeney. Total, 2.

So the bill passed and the title of the bill was ordered to stand as the title to the act.

Senator McHugh, of Marion, called up Senate Bill No. 267.

Senator Kern moved that the constitutional rule be suspended, that the bill be considered engrossed, read a third time by sections, and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Chandler, Cranor, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Yaryan. Total, 34.

Senator Gilman voting in the negative.

So the constitutional rule was suspended, the bill was considered engrossed, read a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Bingham, Boord, Cranor, Ellison, French, Fulk, Griffith, Holcomb, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Wishard, Yaryan. Total, 31.

Those voting in the negative were:

Senators Chandler, Gilman, Sweeney. Total, 3.

So the bill passed, and the title of the bill was ordered to stand as the title to the act.

Senator McHugh, of Tippecanoe, called up Senate Bills Nos. 173 and 255, and moved to indefinitely postpone the further consideration of the same.

The motion carried.

The hour of 4 o'clock having arrived, the special order for this hour being the consideration of Senate Bill No. 356.

Senator McHugh, of Tippecanoe, moved to suspend the constitutional rule, that it be read a third time by sections and put upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Boord, Chandler, Cranor, Crumpacker, French, Fulk, Gilman, Griffith, Holcomb, Kern, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Moore, Morgan, Parker, Smith, Stuart, Sweeney, Thayer Wishard, Yaryan. Total 34.

Those voting in the negative were:

Senators Kopelke, Seller. Total, 2.

So the rule was suspended.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Boord, Chandler, French, Fulk, Griffith, Holcomb, Kern, Leyden, Lynn, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Morgan, Parker, Smith, Stuart, Sweeney, Thayer, Wishard. Total, 27.

Those voting in the negative were:

Senators Cranor, Ellison, Gilman, Kopelke, Loveland, McGregor, Moore, Seller, Yaryan. Total, 9.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 32, An act to authorize cities and towns to issue bonds for the purpose of funding their indebtedness.

Also, Senate Bill No. 129, An act vesting in the Governor the appointive power of certain officers.

Also, Senate Bill No. 337, to legalize the incorporation of the town of West Shoals, Martin County, Indiana.

Also, Senate Bill No. 348, An act to legalize the incorporation of Cayuga, Vermillion County, Indiana.

Very respectfully,

MYRON D. KING,
Private Secretary.

Senator Kern, Chairman of the Committee on Soldiers' and Sailors' Monument, made the following report:

MR. PRESIDENT:

Your Committee on Soldiers' and Sailors' Monument, to whom was referred Engrossed House Bill No. 553, introduced by Representative Dailey, have had the same under consideration and beg leave to report that they recommend its passage.

KERN,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 392, have had the same under consideration and recommend that the same be passed.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 333, introduced by Senator Lynn, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred engrossed House Bill No. 189, beg leave to report the same back with the recommendation that the bill do pass.

McHUGH,
Chairman.

The report was adopted.

Senator McDonald, Chairman of the Committee on Public Printing, made the following report:

MR. PRESIDENT:

Your Committee on Public Printing, to whom was referred Senate Bill No. 387, introduced by Senator Griffith, beg leave to report the same back with the recommendation that the bill pass.

McDONALD,
Chairman.

The report was adopted.

Senator Sweeney, Chairman of the Committee on Corporations, made the following report:

MR. PRESIDENT:

Your Committee on Corporations, to whom was referred Senate Bill No. 343, introduced by Senator Kern, having considered the same, report recommending that the bill be amended in the following particulars, viz.:

1st. Amend section 1 by adding thereto the sentence: "All trusts as defined in this section are declared to be unlawful, and are hereby prohibited from carrying on business within this State."

SWEENEY,
Chairman.

The report was adopted.

Senator Stuart, as a special committee, made the following report:

MR. PRESIDENT:

Your committee of one, to whom was referred Senate Bill No. 132, for amendment, pending the discussion of a constitutional question thereon, would respectfully report that said bill, as now amended, should be further amended as follows:

That all that part of the amendment offered by Senator Wray, which reads as follows, viz.: "Also by inserting after the word 'law,' in line 5, section 1, of said bill the following words: And the present incumbents of the office of Township Trustee

and Assessor shall continue to hold said office until the first day of January, 1895," be stricken out, and that when so amended said bill should pass.

R. F. STUART,
Committee of One.

The report was adopted.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following majority report:

MR. PRESIDENT:

Your Committee on Organization of Courts, except Senator Loveland, to whom was referred Senate Bill No. 358, introduced by Senator Parker, beg leave to report the same back with the recommendation that the same do pass.

FULK.

Senator Loveland, member of the Committee on Organization of Courts, made the following minority report:

MR. PRESIDENT:

The undersigned member of your Committee on Organization of Courts, recommend that the same be indefinitely postponed.

LOVELAND.

Senator Loveland moved to substitute the minority report for the majority report.

The ayes and noes being demanded by Senators Loveland and Cranor.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Bingham, Boord, Chandler, Cranor, Gilman, Kopelke, Loveland, Magee, McCutcheon, McHugh of Tippecanoe, McManus, Thayer, Wishard. Total, 13.

Those voting in the negative were:

Senators Barnes, Beek, Ellison, French, Fulk, Holcomb, Kennedy, Kern, Leyden, Lynn, McDonald, McGregor, McHugh of Marion, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart. Total, 21.

The motion was lost.

The Lieutenant-Governor announced that he had signed Enrolled House Bills Nos. 42, 169, 530, 57, 40, 494, 74, 67, 279 and 384.

Senator Loveland moved to adjourn.

The motion was lost.

The question being, Shall the majority report be adopted?

The motion carried.

On motion of Senator Seller the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

SATURDAY MORNING.

FEBRUARY 25, 1893.

The Senate convened at 11 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. John Hilliard Ranger, Rector of Christ Episcopal Church, Indianapolis.

After reading a part of the Journal of the previous day, on motion of Senator Chandler the further reading of the Journal was dispensed with.

The following message was received from the House:

MR. PRESIDENT.

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 360, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 360, entitled:

A bill for an act to create a Board of Commissioners for the purpose of securing school supplies for use in the common schools of the State of Indiana, defining the duties and fixing the compensation of certain officers and persons in this act named with reference to the use, purchase and accounting for of such supplies, defining certain felonies and misdemeanors, and creating certain civil liabilities for a violation of certain duties, making appropriations therefor, repealing all laws in conflict therewith, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 193, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 193, entitled:

A bill for an act to regulate and equalize the rate of passenger transportation on all railroads in Indiana, and providing penalties.

Read the first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 586, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

A bill for an act to legalize the incorporation of the town of Crothersville in Jackson County, State of Indiana, and to legalize the election of the officers of said town and to legalize each and every official act of the Board of Trustees of said

town, and all the officers thereof, and to legalize and make valid all by-laws, ordinances, rules, regulations and proceedings done and adopted by the Board of Trustees of said town, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

The Committee on Education was granted leave of absence to visit Purdue University.

The unfinished business of February 23 being the consideration of House Joint Resolution No. 4.

The question being, Shall House Joint Resolution No. 4 be agreed to?

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bingham, Boord, Boyd, Cranor, Ellison, Gilman, Hobson, Holcomb, Loveland, Magee, McHugh of Marion, McManus, Morgan, Newby, Thayer, Wray, Yaryan. Total, 20.

Those voting in the negative were :

Senators Chandler, French, Gifford, Griffith, Kennedy, Kern, Kopelke, Lynn, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, Moore, Parker, Smith, Stuart, Thompson, Wiggs. Total, 18.

The resolution failed for want of a constitutional majority.

The Lieutenant-Governor announced that he had signed Enrolled House Acts Nos. 367, 197, 66, 307, 16, 457, 205, 410, 183, 8, 366 and 104.

Senate Bill No. 342 was read a second time and ordered engrossed.

Senate Bill No. 236 was read a second time and ordered engrossed.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on the Organization of Courts, to whom was referred Engrossed House Bill No. 405, introduced by Representative Allen, having had the same under consideration, beg leave to report the same back with the recommendation that the bill pass.

FULK,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 576, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Bingham, Chairman of the Committee on State Prisons, made the following report:

MR. PRESIDENT:

Your Committee on State Prisons, to whom was referred Senate Bill No. 150, introduced by Senator Crumpacker, report that they have had the same under consideration and beg leave to report the same back with the recommendation that the bill pass.

BINGHAM,
Chairman.

The report was concurred in.

Senators Magee and Sweeney were granted leave of absence for the day.

Senator Loveland called up Senate Bill No. 379, and moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Bingham, Boord, Boyd, Cranor, Ellison, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 34.

Those voting in the negative were:

Senators Akin, Chandler, French, Gifford. Total, 4.

The rule was suspended, the bill read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Bingham, Boord, Boyd, Cranor, Ellison, French, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Thayer, Thompson, Wiggs, Wray. Total, 34.

Those voting in the negative were:

Senators Akin, Chandler, Gifford, Stuart, Yaryan. Total, 5.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled House Bills Nos. 40, 42, 57, 67, 74, 169, 279, 884, 494 and 580, have examined said bills and find the same correctly enrolled, and said bills were, on February 24, 1893, delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Moore called up Engrossed House Bill No. 576.

Senator Moore moved that the constitutional rule be suspended, that the bill be read a second time by title, a third by sections, and put upon its passage.

The question being, Shall the rule be suspended?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bingham, Boord, Boyd, Cranor, Ellison, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, McGregor, McHugh of Marion, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 36.

No Senator voting in the negative.

So the rule was suspended.

The bill was read a second time by title, a third time by sections.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Thayer, Thompson, Wiggs, Wray, Yaryan. Total, 36.

So the bill passed.

Senator Griffith made the following motion:

MR. PRESIDENT:

I move to refer House Bill No. 576 to Senator Moore, with directions to amend the title by striking out the words "to create," and insert in lieu thereof the word "for."

GRIFFITH.

The motion carried.

The title to the bill as amended was adopted as the title to the act.

Senator Kennedy called up Engrossed House Bill No. 405' and moved that the constitutional rule be suspended, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Barnes, Boord, Boyd, Cranor, Ellison, French, Griffith, Hobson, Kennedy, Kopelke, Loveland, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard and Wray. Total, 29.

Those voting in the negative were :

Senators Akin, Chandler, Gifford, Gilman, Holcomb, Lynn and Yaryan. Total, 7.

The rule was not suspended for want of a constitutional majority.

Senator Bingham called up Senate Bill No. 150 and moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, a third time by sections and put upon its passage.

The question being, Shall the rule be suspended ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Barnes, Bingham, Boyd, Chandler, Cranor, Ellison, French, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 34.

Those voting in the negative were Senators Akin, Gifford, Newby. Total, 3.

The rule was suspended, the bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question now being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Bingham, Boyd, Chandler, Cranor, Ellison, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 36.

No Senator voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator McHugh, of Tippecanoe, moved that when the Senate adjourn it adjourn until next Monday morning at 11 o'clock.

The motion carried.

Senator Kern introduced Senate Bill No. 399, entitled:

A bill for an act to grant additional jurisdiction to the Appellate Court.

The bill was read a first time.

Senator Kern moved that the constitutional rule be suspended, that Senate Bill No. 399 be read a second time by title, considered engrossed, read a third time by section and placed upon its passage.

The roll being called, resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Bingham, Boyd, Chandler, Craynor, Ellison, French, Gifford, Gilman, Griffith, Hobson, Kennedy, Kern, Kopelke, Loveland, Lynn, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Those Senators voting in the negative, none.

So the constitutional rule was suspended.

Senate Bill No. 399 was read a second time by title, the bill was considered engrossed, read a third time by sections and placed upon its passage.

The question being, Shall the bill pass?

The roll being called, resulted as follows:

Those Senators voting in the affirmative were:

Senators Barnes, Bingham, Boyd, Chandler, Cranor, Ellison, French, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Loveland, Lynn, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 36.

Those Senators voting in the negative, none.

So the bill passed.

The title of the bill was adopted as the title to the act.

Senate Bill No. 187 was read a second time.

Senator Newby moved to reject the motion heretofore made by Senator Holland.

The motion was lost.

Senator Moore introduced Senate Bill No. 400, entitled:

A bill for an act to give incorporated cities and towns the power to lease or purchase, on the installment plan, water works, electric light or gas plants and sewerage system.

Read first time and referred to the Committee on Cities and Towns.

Senator Wray, by request, introduced Senate Bill No. 401, entitled:

A bill for an act concerning the release of mortgages, real and chattel, and the entry of satisfaction of the same on record; providing fees for the Recorder's services therein, and repealing conflicting laws.

Read first time and referred to the Committee on Judiciary.

Senator Moore, Chairman of the Committee on Roads, made the following report :

MR. PRESIDENT :

Your Committee on Roads, to whom was referred Engrossed House Bill No. 81, introduced by Mr. Swope, beg leave to report the same back with the recommendation that the bill pass.

MOORE,
Chairman.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FREIDMAN,
Assistant Secretary of the Senate.

MONDAY MORNING.

FEBRUARY 27, 1893.

The Senate convened at 11 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. J. S. Tevis, D. D., Methodist Church, Indianapolis, Ind.

After reading a portion of the Journal of the previous Saturday, on motion of Senator Griffith, the further reading of the Journal was dispensed with.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Concurrent Resolution No. 18, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 18.

Resolved by the House, the Senate concurring, That for the purpose of electing an Engineer of the State House for the ensuing term of four years that both Houses of the General Assembly meet in joint session in the House of Representatives at 12 o'clock meridian to-day February 27, 1898.

The resolution was adopted.

Senator Griffith, Chairman of the Committee on Rules, made the following report:

MR. PRESIDENT:

Your Committee on Rules would recommend the adoption of the following rule as a substitute for rule 54 for the remainder of the session:

1. Reading and correcting Journal each morning.
2. Report from standing committees.
3. Complete the call for Senate and House Bills on second reading.
4. Call the roll of Senators, with permission to each Senator to call up bills of local or legalizing character, and if necessary to suspend constitutional rule to put same on passage.
5. Call the roll of Senators, with permission to each Senator to call up one Senate or one House Bill on third reading, the call under clauses 3, 4 and 5 shall be continued from day to day until completed.
6. The introduction of bills or reports during the call under clauses 3, 4 and 5, shall only be permitted upon unanimous consent being given.
7. This order of business may be suspended upon a majority vote of the Senators present for the consideration of the appropriation bill, the tax bill, and apportionment bill.
8. For any other purpose this rule shall be suspended only upon a two-thirds majority vote of the Senators present.

Senator Griffith moved the adoption of the rules.

The ayes and noes being called for by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Bingham, Chandler, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Morgan, Parker, Seller, Smith, Stuart, Thompson, Wiggs. Total, 30.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 13.

So the rules as reported by the Chairman of the Committee, were adopted.

Senator Magee, Chairman of the Committee on Finance, made the following report:

MR. PRESIDENT:

A majority of your Committee on Finance, to whom was referred Senate Bill No. 49, introduced by Senator Gilman, have had the same under consideration and recommend that the same be indefinitely postponed.

MAGEE,
Chairman.

The following minority report was made on Senate Bill No. 49:

MR. PRESIDENT:

The undersigned, a minority of your Committee on Finance, to whom was referred Senate Bill No. 49, the same being a bill for an act to amend sections 53 and 102 of an act concerning taxation, etc., introduced by Senator Gilman, have had the same under consideration and beg leave to report that they recommend to the Senate that said bill do pass.

WM. E. McLEAN,
WM. W. GILMAN,
THOMAS E. BOYD,

The motion to substitute the minority report for the majority was lost.

The question being, Shall the majority report be adopted.

The motion carried.

Senator Magee, Chairman of the Committee on Finance, made the following report :

MR. PRESIDENT :

Your Committee on Finance, to whom was referred Senate Bill No. 157, introduced by Senator McCutcheon, have had the same under consideration, and report the same back, with the recommendation that the same do pass.

MAGEE,
Chairman.

The report was concurred in.

Senator Magee, Chairman of the Committee on Finance, made the following report on the resolution offered by Senator McManus :

MR. PRESIDENT :

Your Committee on Finance, to whom was referred resolution introduced by Senator McManus, have had the same under consideration, and beg leave to report the same back to the Senate, with the recommendation that it be referred to the Committee on Judiciary.

MAGEE,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report :

MR. PRESIDENT :

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 415, beg leave to report the same back, with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 76, beg leave to report the same back, with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 352, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 308, introduced by Senator Wray, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

F. M. Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 355, introduced by Senator Parker, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 234, introduced by Senator Seller, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 98, introduced by Senator Cranor, beg leave to report the same back with the recommendation that the bill be printed.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 285, introduced by Senator Gifford, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your committee, to whom was referred Senate Bill No. 368, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Senate Bill No. 360, introduced by Senator Yaryan, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee have had under consideration Engrossed House Bill No. 360, and recommend the passage thereof.

F. M. GRIFFITH,
Chairman.

The report was adopted.

F. M. Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary have had under consideration House Bill No. 239, and recommend that the same do pass.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Wishard offered the following concurrent resolution:

MR. PRESIDENT:

WHEREAS, Benjamin Harrison, the retiring President of the United States, will be accorded a public reception by the citizens of Indianapolis upon his return to this city on March 6, 1893; therefore, be it

Resolved by the Senate, the House of Representatives concurring,
That a committee of thirteen each from the Senate and House

be appointed to co-operate with the citizens' committee of Indianapolis in such reception in order that the people of the State of Indiana may participate with the citizens of Indianapolis in according to President Harrison a cordial and popular reception upon his return to our midst.

A. W. WISHARD.

The Lieutenant-Governor appointed the following committee :

Senators Wishard, McHugh of Marion, Loveland, Crumacker, Morgan, Boord, Akin, Newby, Kennedy, Baker, McKelvey and Cranor.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following majority report:

MR. PRESIDENT:

We, the majority of your Committee on Organization of Courts, to whom was referred Senate Bill No. 241, introduced by Senator Loveland, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
SELLER,
MCGREGOR,
NEWBY,
WRAY.

The following minority report was made on Senate Bill No. 241:

We, the minority of your Committee on the Organization of Courts, to whom was referred Senate Bill No. 241, introduced by Senator Loveland, beg leave to report the same back with the recommendation that the bill do pass.

LOVELAND.

The question being on the substitution of the minority report for the majority report, the motion failed.

The majority report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 376, introduced by Senator Stuart, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
Chairman.

The report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 372, introduced by Senator Smith, beg leave to report the same back with the recommendation that the bill be printed.

FULK,
Chairman.

The report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 266, introduced by Senator Stuart, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
Chairman.

The report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 375, introduced by Senator Kopelke, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
Chairman.

The report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 353, introduced by Senator Newby, beg leave to report the same back with the recommendation that the same do pass.

FULK,
Chairman.

The report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 274, introduced by Senator Kern, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
Chairman.

The report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Engrossed House Bill No. 583, introduced by Representative Cravens, beg leave to report the same back with the recommendation that the same do pass.

FULK,
Chairman.

This report was concurred in.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Engrossed House Bill No. 583, introduced by Representative

sentative Cravens, beg leave to report the same back with the recommendation that the same do pass.

FULK,
Chairman.

The report was concurred in.

Senator Leyden moved that the constitutional rule be suspended, the bill read a second time by title, a third time by sections and placed upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beek, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 44.

No Senator voting in the negative.

So the rule was suspended, the bill read a second time by title, a third time by section and placed upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard. Total, 45.

No Senator voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title of the act.

The hour of 12 m. having arrived, the Senate repaired to the hall of the House of Representatives to hold a joint convention for the election of an engineer for the State House for the ensuing term of four years.

The Lieutenant-Governor in the chair.

Senator McLean moved that the call of the Senate be dispensed with.

The motion carried.

Mr. Irwin, of the House, moved that the call of the House be dispensed with.

The motion carried.

The Lieutenant-Governor announced that the joint convention was organized and ready for business.

Senator Parker placed in nomination Michael Cain for engineer of State House.

Senator Newby seconded the nomination.

There being no further nominations for said office the Lieutenant-Governor ordered the roll of the Senate called.

The roll being called, resulted as follows :

Those voting for Michael Cain were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 50.

The roll of the House being called, resulted as follows :

Those voting for Michael Cain were:

Representatives Ader, Allen, Askren, Atkinson, Bain, Barnes, Bassett, Baugher, Beane, Bethell, Behymer, Binkley, Blair, Blue, Brown, Bryant, Clauser, Collins, Cooley, Cravens,

Creigmile, Cullop, Cunningham, Dailey, Dalman, Davis, Deery, Dinwiddie, Duncan, Erwin, Farlow, Fippen, Foster, Franks, Gill, Gregg, Grossart, Guthrie, Haggard, Hamrick, Harkins, Harmon, Hay, Heagy, Hench, Hesler, Higbee, Hord, Hunter, Johnson of Dearborn, Johnson of Marion, Jordan, Kamp, Kauffman, Kester, Lindemuth, Lowe, Lyons, Manwaring, Megenity, Meredith, Merritt, Moutoux, Morris, McCallister, McCaskey, McCorkle, McIntyre, McMahan, McMullen, Newhouse, Newlin, Passage, Redman, Reeves, Richter, Rodabaugh, Schaff, Schrader, Sexton, Smith, Stakebake, Stark, Stephenson, Stover, Suchanek, Sulzer, Swope, Teal, Terhune, Thornton, Van Buskirk, Vermillion, Washburn, White, Williams, Wilson of Dubois and Martin, Wilson of Marion, Wright. Total, 100.

The whole number of votes cast by the members of this joint convention is 150. Necessary to a choice, 76.

Michael Cain having received a majority of all the votes cast was declared duly elected engineer of the State House for the ensuing term of four years.

Senator Ellison moved that the Joint Convention adjourn.

The motion carried.

Senator Cranor moved that the Senate adjourn.

The motion carried.

MONDAY AFTERNOON.

FEBRUARY 27, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator Fulk, Chairman of the Committee on Organization of Courts, offered the following majority and minority reports:

MR. PRESIDENT:

We, the majority of your Committee on Organization of Courts, to whom was referred Senate Bill No. 100, introduced

by Senator Baker, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
SELLER,
MCGREGOR,
WRAY.

MR. PRESIDENT:

We, the minority of your Committee on Organization of Courts, to whom was referred Senate Bill No. 100, introduced by Senator Baker, beg leave to report the same back with the recommendation that the same do pass.

NEWBY,
LOVELAND.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 346, have had the same under consideration and recommend that the same be passed.

F. M. GRIFFITH,
Chairman.

Senator Sweeney moved that the constitutional rule be suspended, that the bill be read a second time by title, a third time by sections, and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Chandler, Cranor, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Wiggs, Wishard, Wray, Yaryan. Total, 38.

Voting in the negative was Senator Boyd. Total, 1.

So the rule was suspended, and the bill read a second time by title, a third time by sections, and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 43.

No Senators voting in the negative, so the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator McHugh, of Tippecanoe, introduced Senate Bill No. 402, entitled:

An act providing for indexing the papers and copying certain records in the Clerk's office of the Supreme Court, and making an appropriation therefor, and declaring an emergency.

Read the first time and referred to the Committee on Judiciary.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report on Senate Bill No. 402:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred a memorial relative to indexing the records of the Supreme Court, with a bill attached, entitled, "An act providing for indexing the papers and copying certain records in the Clerk's office of the Supreme Court, and making an appropriation therefor, and declaring an emergency," beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report :

MR. PRESIDENT :

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 388, introduced by Senator McManus, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report :

MR. PRESIDENT :

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 106, introduced by Senator Smith, have had the same under consideration, and since the same will be considered in the general appropriation bill, we recommend that said bill be indefinitely postponed.

LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following majority report :

MR. PRESIDENT :

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 107, introduced by Senator Smith, have had the same under consideration, and beg to refer the same to the Committee on Finance, with the recommendation that \$60,000 be appropriated to said institution.

LEYDEN,
Chairman.

The following minority report was presented :

MR. PRESIDENT :

We, the undersigned members of your Committee on Benevolent Institutions, do not recommend the appropriations named in Senate Bill No. 107, making appropriations for the extension

of the Eastern Indiana Hospital, situated near Richmond, for the reason that we believe all extensions of the capacity of the hospitals for the insane should be made at the Central Hospital at Indianapolis.

JNO. MCGREGOR,
MORGAN CHANDLER.

Senator Magee moved that the bill and reports be laid on the table.

The motion carried.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 137, introduced by Senator Wishard, by request, have had the same under consideration and beg leave to report the same back with the recommendation that said bill be indefinitely postponed.

I. P. LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 36, introduced by Senator McManus, have had the same under consideration, and beg leave to recommend that said bill do pass.

LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following majority report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 193, introduced by Senator Morgan,

have had the same under consideration, and beg leave to refer the same to the Finance Committee with the recommendation that \$100,000 be appropriated to said institution.

LEYDEN,
Chairman.

The following minority report was also presented:

MR. PRESIDENT:

We, the undersigned members of the Committee on Benevolent Institutions, do not recommend the appropriation of sums named in Senate Bill No. 193, making appropriations for the extension of the capacity of the School for Feeble-Minded Youths situated near Ft. Wayne, for the reason that we do not believe that the present financial condition of the State will justify the outlay of so large a sum of money.

MORGAN CHANDLER,
JOHN MCGREGOR.

Senator Chandler moved to substitute the minority report for majority report.

The motion was lost.

Senator Leyden moved to adopt the majority report.

The motion carried.

Senator Magee moved to postpone the further consideration of this bill.

The motion carried.

Senator Leyden, Chairman of the Committee on Benevolent and Reformatory Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent and Reformatory Institutions, to whom was referred Senate Bill No. 219, beg leave to report to the Senate the attached bill which they recommend be substituted for the same, Senate Bill No. 219.

I. P. LEYDEN,
Chairman.

The following bill was offered as the substitute to Senate Bill No. 219:

A bill for an act to provide for the incorporation of Religious Societies and the government and conduct of their business.

Be it enacted by the General Assembly of the State of Indiana,
That any persons, congregations, religious society or church, or any other voluntary association for religious education and benevolent purposes may acquire by purchase, grant or devise, all real estate which may be necessary for buildings for religious worship and for such purposes as will best attain the objects of their organization, and for that purpose may elect not less than three nor more than nine trustees, who shall possess the powers relating to the acquisition and sale of real estate and perform all the duties now possessed and performed by trustees of similar association.

SEC. 2. Whereas, an emergency exists for the immediate taking effect of this act, the same shall be in force from and after its passage.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 386, introduced by Senator Stuart, by request, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

I. P. LEYDEN,
 Chairman.

Senator Stuart moved to non-concur in the report.

Which motion was lost.

The question recurring, Shall the report be adopted?

Which motion carried.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, offered the following majority report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Senate Bill No. 122, introduced by Senator Boyd, have

had the same under consideration and beg leave to recommend that said bill be indefinitely postponed.

LEYDEN,
Chairman.

The same offered the following minority report:

MR. PRESIDENT:

We, the undersigned members of your Committee on Benevolent and Scientific Institutions, having had under consideration Senate Bill No. 122, beg leave, respectfully, to recommend that sections 7 and 9 of said bill be struck out; that section 8 be numbered section 7, and sections 10 and 11, as sections 8 and 9 respectively, and that after the bill is so amended the same be passed.

McCUTCHEON,
YARYAN.
PARKER.

Senator Boyd moved to substitute the minority for the majority report.

Senator Magee demanded the previous question.

The question being, Shall the demand for the previous question be seconded by the Senate.

The demand was not seconded.

Senator Magee raised the point of order, that the same matter contained in this bill is included already in the appropriation bill and further that it should either have been referred to Committee on Finance or Committee of the Whole, while considering the Appropriation Bill.

The point of order was sustained by the Chair.

Senator Loveland appealed from the decision of the Chair.

The question being, Shall the decision of the Chair be sustained by the Senate.

The ayes and noes were called for by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Ellison, French, Gifford, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray, Yaryan. Total, 33.

Those voting in the negative were :

Senators Baker, Boyd, Fulk, Gilman, Hobson, Loveland, McCutcheon, Thayer, Vail, Wishard. Total, 10.

So the decision of the Chair was sustained by the Senate, and the President of the Senate referred said bill to the Committee on Finance.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, offered the following report :

Resolved, That the Assistant Secretary of the Senate be, and he is hereby authorized to draw his warrant for the sum of seven dollars and fifty cents, in favor of William T. Mannix, Door-keeper of the Senate, to pay the car fare of Senator Yaryan to Evansville and return, as a member of the Committee on Benevolent Institutions, and to pay street car fare of said committee while discharging the duties on its visits to State Institutions at city of Indianapolis.

I. P. LEYDON,
Chairman.

The report was adopted.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 261, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 570, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 570:

A bill for an act authorizing cities in this State, which have heretofore passed ordinances granting to water-works companies the right to lay down pipe and water mains in and through the streets of said city, to erect water-works for supplying such cities and the residents thereof with water, and which in such ordinance have retained the right to purchase any such water-works, with its property and rights at the end of a specified period; to issue bonds and secure the same by mortgage upon such water-works property, its rights and franchises, and to levy a tax to guarantee the payment of the interest on such bonds; to provide for a sinking fund for the redemption of the same, for the regulation and government of said water-works when so purchased by such cities, and to regulate other matters connected therewith and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has adopted Senate Concurrent Resolution No. 15, together with engrossed House amendments thereon, and they are herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House amendments to Senate Concurrent Resolutions No. 15:

That the allowances in said resolutions be made as passed by the Senate, except that the allowance of per diem to each of the accountants, to wit: John W. Coons and Mark Fleener be made fifteen dollars per day instead of \$25 per day, making the total allowances to them as follows: To John W. Coons, \$285.95, and to Marsh Fleener, \$285.50, and that when so amended said resolution do pass.

Senator Bingham moved to concur in the resolution.

The resolution was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, made the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 362, introduced by Senator Wray, beg leave to report the same back, with the recommendation that the bill pass.

C. T. AKIN.

The report was adopted.

Senator Akin, Chairman of the Committee on Agriculture, made the following report.

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Engrossed House Bill No. 855, introduced by Mr. Hay, beg leave to report the same back, with the recommendation that the bill pass.

C. T. AKIN,
Chairman.

The report was adopted.

Senator Akin, Chairman of the Committee on Agriculture, made the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was recommitted Engrossed House Bill No. 174, introduced by Mr. Moutoux, beg leave to report the same back, with the recommendation that the bill be amended as follows:

Amend section 3 of said bill by adding the words "five nor more than" after the word "than" in line 7 of said section, and when so amended that the bill do pass.

C. T. AKIN,
Chairman.

The report was adopted.

Senator Akin, Chairman of the Committee on Agriculture, offered the following majority report on Engrossed House Bill No. 289:

MR. PRESIDENT:

The undersigned, a majority of your Committee on Agriculture, to whom was referred Engrossed House Bill No. 289, introduced by Mr. Terhune, beg leave to report the same back, with the recommendation that the bill be indefinitely postponed.

J. M. BECK,
HENRY J. WIGGS,
I. S. FRENCH.

The following minority report was offered on Senate Bill No. 289:

MR. PRESIDENT:

The undersigned, a minority of your Committee on Agriculture, to whom was referred Engrossed House Bill No. 289, introduced by Mr. Terhune, beg leave to report the same back with the recommendation that the bill be amended as follows: Amend section 1 by striking out all after the word "that," in line three, and before the word "it," in line five; and that said section 1 be further amended by striking out all after the word "first," in line 13, and inserting the following words: "having branded all barrels, kegs, cans or other vessel containing any such adulterated molasses in a plain and legible manner with the words mixed molasses."

Amend section 2 by inserting the word "knowingly" after the word "person," in line one, and that when the bill be so amended, we recommend it pass.

C. T. AKIN,
O. N. CRANOR.

The question being on the substitution of the minority for the majority report.

It was lost.

The question then being on the adoption of the majority report.

It was adopted.

Senator Akin, Chairman of the Committee on Agriculture, made the following majority report:

MR. PRESIDENT :

The undersigned, a majority of your Committee on Agriculture, to whom was referred Senate Bill No. 167, introduced by Senator Vail, beg leave to report the same back with the recommendation that it do pass.

J. M. BECK,
HENRY J. WIGGS,
IVERSON LYNN.

The following minority report was made on Senate Bill No. 167:

MR. PRESIDENT :

The undersigned, a minority of your Committee on Agriculture, to whom was referred Senate Bill No. 167, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

C. T. AKIN,
I. S. FRENCH.

The question being on the substitution of the minority report for the majority report?

It was not substituted.

The majority report was adopted.

The President announced that he had signed Engrossed House Bill No. 405 and Engrossed House Bill No. 576.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report.

MR. PRESIDENT :

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Act No. 212, have had the same under consideration and find the same correctly enrolled, and said bill was this day transmitted to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Akin, Chairman of the Committee on Agriculture, made the following report :

MR. PRESIDENT:

A majority of your Committee on Agriculture, to whom was referred Engrossed House Bill No. 271, introduced by Representative Haggard, have had the same under consideration and report the same back with the recommendation that the said bill be indefinitely postponed.

O. N. CRANOR,
IVERSON LYNN,
J. M. BECK,
J. S. FRENCH,
H. J. WIGGS.

The following minority report was made on Senate Bill No. 271.

MR. PRESIDENT:

The undersigned, a minority of your Committee on Agriculture, to whom was referred Engrossed House Bill No. 271, introduced by Mr. Haggard, beg leave to report the same back with the recommendation that the bill be amended as follows:

Amend section 1 by striking out all that part of said section after the word "sale," in line 30 of said section and before the word "and" at the end of the 40th line.

Amend section 2 by striking out the words "or his agent," in line 6, also amend section 2 by striking out all that part of said section after the word "fertilizer," in line 12.

Amend section 3 by striking out all the words in line 9 after the word "otherwise" up to and including the word "another" in line 11.

Also amend section 3 by inserting the words "to be sold," after the word "fertilizer," in line 13 of said section.

Amend section 4 by inserting the words "for sale," after the word "possession," in line 7.

Also by inserting the words "normal variation of analysis and unavoidable irregularities of mixing or sampling excepted" after the word "contain" in line 27 of said section, and that when said bill is so amended that the bill pass.

C. T. AKIN,
Chairman.

Senator Akin moved to adopt the minority report with amendments for the majority report.

The motion was lost.

The question being, Shall the majority report be adopted?

The motion carried.

The following majority report was made on Senate Bill No. 320:

MR. PRESIDENT:

The undersigned, a majority of your Committee on Agriculture, to whom was referred Senate Bill No. 320, introduced by Senator French, beg leave to report the same back with the recommendation that the bill pass.

FRENCH,
LYNN,
CRANOR,
WIGGS.

The following minority report was made on Senate Bill No. 320:

MR. PRESIDENT:

The undersigned, a minority of your Committee on Agriculture, to whom was referred Senate Bill No. 320, introduced by Senator French, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

C. T. AKIN,
O. A. BARNES.

Senator Akin moved to substitute the minority report for the majority report.

The motion carried.

The following majority report was made on Engrossed House Bill No. 459:

MR. PRESIDENT:

The undersigned, a majority of your Committee on Agriculture, to whom was referred Engrossed House Bill No. 459,

introduced by Heagy, Barnes and McCorkle, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

FRENCH,
CRANOR,
WIGGS,
LYNN.

The following is the minority report on Engrossed House Bill No. 459:

MR. PRESIDENT:

The undersigned, a minority of your Committee on Agriculture, to whom was referred Engrossed House Bill No. 459, introduced by Representatives Heagy, Barnes and McCorkle, beg leave to submit the following recommendations:

Amend the bill as follows: (The enacting clause). The bill for an act to protect domestic animals, domestic fowls, providing for the registration and taxation of dogs, providing for the killing of certain dogs, prescribing penalties for the violation of this act and providing for distribution of the surplus and prescribing penalties for the violation of this act and other matters connected therewith; repealing sections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 of an act in force March 7, 1883, being "an act to provide for taxation of dogs and matters connected therewith," etc., and section 1 of an act approved April 8, 1885, being "an act to amend section 8 of an act to provide for taxation of dogs and matters connected therewith," etc., in force March 7, 1883, and sections 47 and 236 of an act approved March 6, 1891, being "an act concerning taxation, repealing all laws in conflict therewith and declaring an emergency," and sections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 of an act approved March 5, 1891, being "an act to protect domestic animals and to regulate matters connected therewith, to provide for the taxing and registration of dogs and providing penalty for violation thereof, etc., and declaring an emergency."

Amend section 2 to read as follows:

Section 2. It shall be the duty of the Township Assessor, upon the receipt of the registration fees provided in section 1 of this act to record the name of the owner of such dog or

dogs, together with a brief description of such animal, naming breed and color. And such township Assessor shall, not later than the fifth day of June of each year, return his dog register to the Township Trustee, together with all money by him received pursuant to the provisions of this act.

Amend section 3 to read as follows:

Section 3. All money derived from the registration of dogs, and all fines collected under any provisions of this act, shall constitute a dog fund, which fund shall be used primarily for the payment of damages sustained by the owners of sheep or other domestic animals or fowls damaged or killed within such township by dogs. . Each Township Trustee shall collect, receipt for and receive all fines imposed and collected by the courts in his township on account of the provisions of this act: *Provided*, That if the dog fund in the hands of the Township Trustee, on the first day of April each year, shall exceed one hundred dollars (\$100), excluding outstanding orders against such fund, then the excess above one hundred dollars (\$100) shall be credited to the township road fund: *Provided further*, That in townships having a population of seventy-five thousand inhabitants, according to the census of 1890, such surplus fund now in the hands of the Township Trustee of such township unexpended, shall be applied with the fund arising under this act and shall be distributed by the Township Trustee on the first Monday in April in each year to the schools and school corporations in said township *pro rata* according to the enumeration for school purposes within such township.

Amend section 7 to read as follows:

Sec. 7. That sections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, of an act in force March 7, 1883, being "an act to provide for taxation of dogs and matters properly connected therewith, etc., and section 1 of an act approved April 8, 1885, being an act to amend section 8 of an act to provide for the taxation of dogs, and to regulate matters connected therewith, in force March 7, 1883," and sections 47 and 236 of an act approved March 6, 1891, being "an act concerning taxation, repealing all laws in conflict therewith, and declaring an emergency;" and sections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, of an act approved March 5, 1891, being "an act to protect domestic animals, and to regulate matters concerned therewith, to provide for the taxing and

registration of dogs, and providing penalty for violation thereof," etc., be and the same are hereby repealed, and when said bill is so amended that it do pass.

C. T. AKIN.

The question being, Shall the minority be substituted for the majority report?

The motion carried, and the minority was substituted for the majority report.

The report was then adopted.

Senator Sweeney moved that the Senate adjourn.

The motion was lost.

Senator Akin, from the Committee on Agriculture, presented the following report:

MR. PRESIDENT:

Your Committee on Agriculture, to whom was referred Senate Bill No. 362, introduced by Senator Wray, beg leave to report the same back with the recommendation that the bill pass.

C. T. AKIN.

On motion, the report was concurred in.

Senator Akin, Chairman of the Committee on Agriculture, offered the following report on Engrossed House Bill No. 355:

MR. PRESIDENT:

Your Committee on Agriculture, to which was referred Engrossed House Bill No. 355, introduced by Mr. Hay, beg leave to report the same back, with the recommendation that the bill pass.

C. T. AKIN,
Chairman.

The report was concurred in.

Senator Beck, Chairman of the Committee on Swamp Lands and Drains, offered the following report on Senate Bill No. 386:

MR. PRESIDENT:

Your Committee on Swamp Lands and Drains, to whom was referred Senate Bill No. 336, introduced by Senator Kennedy, beg leave to report the same back with the recommendation that said bill pass.

J. M. BECK,
Chairman.

The report was concurred in.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 387, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 387, entitled "A bill for an act concerning the incorporation and government of cities having more than thirty-five thousand and less than forty-nine thousand population according to the last preceding United States census, and matters connected therewith and declaring an emergency," which was read first time and referred to the Committee on Cities and Towns.

Senator Lynn, Chairman of the Committee on Military Affairs, offered the following majority report on Senate Bill No. 347:

MR. PRESIDENT:

The undersigned, a majority of your Committee on Military Affairs, to which was referred Senate Bill No. 347, introduced by Senator Lynn, beg leave to report the same back, with the recommendation that said bill pass.

IVERSON LYNN,
A. J. McCUTCHEON,
H. J. WIGGS,
WM. E. McLEAN,
THOS. E. BOYD,
JAMES M. McHUGH.

Senator Sweeney, a member of the Committee on Military Affairs, offered the following minority report on Senate Bill No. 347:

MR. PRESIDENT:

The undersigned, a minority of your Committee on Military Affairs, to which was referred Senate Bill No. 347, introduced by Senator Lynn, beg leave to report the same back, with the recommendation that the bill be amended as follows:

Strike out the words "thirty-seven" in the 5th line of the 1st section of said bill and insert the words "twenty-five," and that when so amended that the bill do pass.

JOHN SWEENEY.

The question being upon the substitution of the minority for the majority report.

Pending the motion of the substitution of the minority for the majority report, Senator Sweeney moved that said bill be referred to the Committee of the whole Senate, to be considered in the appropriation bill.

Which motion prevailed.

Senator Lynn, Chairman of the Committee on Military Affairs, offered the following report on Senate Bill No. 80:

MR. PRESIDENT:

Your Committee on Military Affairs, to whom was committed Senate Bill No. 80, introduced by Senator Stuart, with certain memorials and resolutions, beg leave to report the same back with the recommendation that the bill pass: *Provided*, That the city of Indianapolis shall raise the sum of \$75,000 by taxation, subscription or otherwise, for the purposes set forth in this bill, and it is further provided that when the city of Indianapolis has so raised and expended the said sum of \$75,000 for the purposes as set forth aforesaid, then, and in that event, the appropriation of \$50,000 of this bill or such part of it as shall be used and expended to meet the expenses for which it was appropriated shall be made.

IVERSON LYNN,
Chairman.

On motion of Senator McLean, the further consideration of the bill was postponed, and committed to the whole Senate to be considered in appropriation bill.

Senator McLean moved that the Senate adjourn.

Which motion was lost.

Senator Wishard, Chairman of the Committee on Temperance, made the following report:

MR. PRESIDENT:

The Committee on Temperance, to whom was referred Senate Bill No. 190, introduced by Senator Leyden, respectfully report and recommend that said bill be indefinitely postponed.

A. W. WISHARD,
Chairman.

The report was adopted.

Senator Wishard, Chairman of the Committee on Temperance, made the following report:

MR. PRESIDENT:

Your Committee on Temperance, to whom was referred Senate Bill No. 231, introduced by Senator McGregor, respectfully report and recommend that the bill do pass.

WISHARD,
Chairman.

The report was concurred in.

Senator Lynn, Chairman of the Committee on Military Affairs, made the following report:

MR. PRESIDENT:

Your Committee on Military Affairs have caused to be made an inventory of the United States property and Indiana State property now on hand and under the control of the Quartermaster-General of the State of Indiana, and ask to herewith file the said inventory.

LYNN,
Chairman.

STATE OF INDIANA,
 QUARTERMASTER-GENERAL'S OFFICE,
 INDIANAPOLIS, February 14, 1893. }

Hon. Iverson Lynn, Chairman

Military Committee of the Senate:

DEAR SIR—I have the honor to hand you this inventory of military supplies under my contract, belonging to the United States, and to the State of Indiana.

SAM. M. COMPTON,
 Quartermaster-General.

UNITED STATES PROPERTY ON HAND.

9 hospital tents.
 9 hospital tent ridge poles.
 18 hospital tent upright poles.
 252 hospital tent pins.
 9 hospital tent flies.
 127 wall tents.
 107 wall tent flies.
 144 wall tent ridge poles.
 270 wall tent upright poles.
 1,250 wall tent pins.
 526 common tent pins.
 1,098 common tent upright poles.
 550 common tent ridge poles.
 18,610 common tent pins.
 64 dining hall covers.
 4 paulins.
 100 blanket bags.
 185 camp kettles.
 594 mess pans.
 1,800 canteens.
 1,800 meat cans.
 1,800 haver sacks.
 1,800 tin cups.
 1,800 knives.
 1,800 forks.
 1,800 spoons.
 90 axes.

90 axe helves.
 58 hatchets.
 58 hatchet helves.
 68 pick-axes.
 73 pick-axe helves.
 93 spades.
 52 coffee cans.
 70 tea cans.
 460 U. S. gray blankets.
 197 U. S. artillery blankets.
 222 U. S. cavalry blankets.
 34 U. S. rubber blankets.
 77 U. S. overcoats.
 300 U. S. uniforms (old second-hand).
 253 U. S. blouses (old second-hand).
 363 U. S. trousers (old second-hand).
 225 U. S. boy's blouses (old second-hand).
 225 U. S. boy's trousers (old second-hand).
 19 U. S. nankeen suits (old second-hand).
 210 B. L. Springfield rifles, cal. 45.
 210 bayonets.
 346 bayonets, scabbards, serviceable.
 258 cartridge boxes, serviceable.
 368 waist belts, modern, serviceable.
 257 waist belts, plates, serviceable.
 100 waist belts, new.
 100 waist belts, plates.
 150 gun slings, new.
 200 gun slings, old.
 800 wooden wiping rods.
 2,000 carbine ball cartridges.
 13,000 ball cartridges, old stock, Q. M. G. Beck.
 5,000 ball cartridges, old stock, Branham.
 5,000 ball cartridges, modern, Q. M. G.
 6,000 ball cartridges, re-loading.
 20,000 rifle bullets, lubricated.
 28,000 round balls.
 100,000 cartridge primers.
 3,000 blank shells.
 25 bullet moulds.
 2 headquarter flag staff.

28 target posts.
 28 crates target material.
 13 boxes target material.
 8 shafts target material.
 6 bundles target material.
 10 boards, target, Nos. 1 to 10.
 48,000 pasters, target, white.
 8,000 pasters, target, black.
 17 hand spikes.
 14 sponges and rammers, new.
 2 worms and staves.
 5 prolonges.
 8 tompions.
 4 sponge covers.
 4 pendulum hausses pouches.
 3 fuse cutters.
 1 tar bucket.
 6 priming wires.
 8 field vent covers.
 1 pole pad.
 1 nose bag.
 4 gunners' haversacks.
 9 artillery knapsacks.
 5 officers' saddles.
 5 officers' bridles.
 3 sets artillery harness.
 354 $\frac{1}{8}$ yards dark blue cloth.
 372 $\frac{7}{8}$ yards sky blue kersey.
 394 $\frac{7}{8}$ yards Italian cloth.
 234 sets trousers trimmings.
 22 sets First Sergeant's chirevibus.
 54 sets First Sergeant's chirevibus.
 48 sets corporal's chirevibus.
 4 sets musician's chirevibus.
 50 sets sergeant's stripes.
 175 sets corporal's stripes.
 22 helmets.
 22 helmet spikes.
 38 helmet hair plumes.
 22 helmet cords and bands.
 22 helmet top bases.

22 helmet plume sockets.
 12 helmet scrolls and rings.
 10 helmet side buttons.
 80 helmet eagles.
 450 forage caps (new).
 96 fifes.
 1 trumpet.
 10 drums (burst).
 12 C. O. swords.
 5 medical chests containing surgeon's supplies.

INDIANA STATE PROPERTY ON HAND.

58 wheelbarrows.
 500 Sharps' B. L. rifles, 100 not serviceable.
 429 Sharps' bayonets.
 354 bayonet scabbards, leather.
 278 bayonet scabbards, steel.
 92 French, Belgian and German M. L. muskets (not serviceable).
 113 new cartridge boxes (old style).
 1,058 old cartridge boxes (out of date).
 672 new cap boxes (old style).
 145 old cap boxes (old style).
 530 old cartridge box plates.
 1,542 old cartridge box cross belt plates.
 536 old waist belt plates.
 1,546 old waist belts.
 1,863 old gun slings.
 559 old sabre knots.
 186 old N. C. O. sword cross belts.
 19 old N. C. O. swords.
 22 old N. C. O. sword scabbards.
 20 old artillery sabres.
 195 old cavalry sabres.
 197 old cavalry scabbards.
 20 old artillery scabbards.
 91 old sabre belts.
 68 old saber belt plates.
 15 new carbine holders.
 41 old stirrup stays.

- 87 old cartridge box cross belts.
- 74 old carbine belts and snaps.
- 2 old Gatling guns and carriages.
- 2 old Gatling guns and limber.
- 1 old Gatling gun, no carriage, no limber.
- 1 old 3-inch steel Rodman gun and limber.
- 1 old 12 pound brass gun, no limber.
- 4 old brass cannons, carriages and limbers.
- 22 old horse collars.
- 16 old artillery harness saddles.
- 14 old pastetles.
- 14 old stirrups.
- 16 old artillery saddle pouches.
- 52 old chain traces.
- 14 old leather traces.
- 12 old breech straps.
- 20 old halters.
- 235 old broken gun stocks.
- 376 new gun stocks, serviceable.
- 8 old worm and staves.
- 2 new picket ropes.
- 1 old sponge cover, 12 pounds.
- 4 old bridles minus reins.
- 277 blue gray blankets.
- 141 dark blue blankets.
- 520 Hoosier gray, light weight.
- 39 Hoosier gray, double weight.
- 2,050 bed bags.
- 86 camp tables.
- 36 camp chairs.
- 12 camp stoves.
- 81 cots.
- 12 gasoline torches.
- 6 coal oil lamps.
- 1 gasoline can, 5 gallons.
- 1 oil can, 2 gallons.
- 80 brooms.
- 134 tin dippers.
- 73 tin mess pans.
- 64 garden rakes.
- 269 wash basins (tin).

21 butcher knives.
 21 butcher steels.
 238 table knives.
 248 table knives.
 5 porcelain kettles.
 144 camp kettles.
 400 tin cups.
 105 frying pans.
 192 galvanized iron water buckets.
 287 paper buckets.
 40 vinegar jugs.
 1 bread board.
 1 rolling pin.
 1 biscuit cutter.
 1 platform scale.
 5 counter scales.
 21 signal corps flags.
 21 signal corps flags and staffs.
 4 bundles of wire.
 1 acid jug.

Senator Stuart, Chairman of the Committee on Legislative Apportionment, offered the following majority report:

MR. PRESIDENT:

A majority of your Committee on Legislative Apportionment, to whom was referred Senate Bill No. 391, introduced by Senator Stuart, beg leave to report that they have had the same under consideration, and recommend that said bill pass.

R. F. STUART, Chairman.
 H. B. SMITH,
 I. S. FRENCH,
 SAM. PARKER,
 HENRY J. WIGGS,
 I. P. LEYDEN,
 J. M. SELLER,
 W. G. HOLLAND.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 559, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 559, entitled:

A bill for an act to amend section one (1) and twelve (12) of an act entitled "An act to provide for the incorporation of street railroad companies," approved June 4, 1861, the same being sections 4143 and 4154 of the Revised Statutes of 1881, naming the kinds of power to be used on such street railroads, and authorizing assessments against street railroad companies for the improvement and repairs of highways, streets and alleys in incorporated cities and towns of one hundred thousand inhabitants or more, and the bridges and culverts connected therewith, providing for the collection of such assessments and adding a supplemental section thereto, and declaring an emergency.

Read the first time and referred to the Committee on the Affairs of the City of Indianapolis.

On motion of Senator Magee the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

TUESDAY MORNING.

FEBRUARY 28, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the Chair.

Prayer was offered by the Rev. J. T. McCoy, M. E. Church, Pendleton, Ind.

After reading a portion of the Journal of the previous day, on motion of Senator Akin the further reading of the Journal was dispensed with.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 225, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 225, entitled :

A bill for an act to establish and maintain the Indiana State Home, for destitute soldiers, sailors and marines, and the wives and widows of such soldiers, sailors and marines.

Read first time and referred to the Committee on Benevolent Institutions.

Senator Thompson, Chairman of the Committee on County and Township Business, made the following report :

MR. PRESIDENT :

Your Committee on County and Township Business, to whom was referred Senate Bill No. 396, introduced by Senator Thayer, beg leave to report the same back, with the recommendation that the bill pass.

THOMPSON,
Chairman.

The report was adopted.

Senator Kennedy, Chairman of the Committee on Inspection of the Journal, made the following report:

MR. PRESIDENT :

Your Committee on Inspection and Supervision of the Senate Journal beg leave to report that they have examined the journals since last report, February 16, 1893, and find the journals correct up to and including the journal of February 22, 1893, except the journal of February 20, 1893, wherein it appears that the title of Senate Bill No. 299 was not adopted

as the title to the act. The attention of the Senate is therefore called to this seeming omission and asked to take such action in the matter as it deems proper.

KENNEDY,
Chairman.

The report was adopted.

Senator Kennedy moved to correct the journal of February 20 by inserting in the record of the passage of Senate Bill No. 299, after the words: "So the bill passed," the following words: "And the title to the bill was ordered to stand as the title to the act."

The motion carried.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 573, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 573, entitled:

A bill for an act levying an annual State tax for the purpose of raising revenue for the General Fund, benevolent and reformatory institution fund, the school revenue for tuition fund and State debt sinking fund of the State Treasury, providing for the application of any unappropriated balance in the general fund to the payment of the principal of the public debt, repealing all conflicting laws and declaring an emergency.

Read first time and referred to the Committee on Finance.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 344, introduced by Senator Thayer, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

A majority of your Judiciary Committee, to whom was referred Senate Bill No. 301, introduced by Senator Morgan, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Ellison moved that the bill be printed.

The motion carried.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 297, introduced by Mr. Grossart, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 441, beg leave to recommend that the same do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Senate Bill No. 287, introduced by request, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report :

MR. PRESIDENT :

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 586, have had the same under consideration and recommend the passage thereof.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Ellison moved to suspend the constitutional rule, that the bill be read the second time by title, a third by sections, and put upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan.
Total, 45.

So the rule was suspended.

The bill was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were.

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 44.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Kern, Chairman of the Committee on Insurance, made the following report:

MR. PRESIDENT:

Your Committee on Insurance, to whom was referred Engrossed House Bill No. 396, beg leave to report that they have had the same under consideration and recommend that inasmuch as it is in essential respects the same as Senate Bill No. 250 that it be substituted for said Senate Bill and be given the place thereof on the calendar and be passed.

KERN,
Chairman.

Engrossed House Bill No. 396, entitled:

A bill for an act to legalize the incorporation of the Mutual Life and Endowment Association of Indiana, and to legalize all the acts of said corporation, and all the contracts made by said corporation, to and with all persons whatever, and all the official acts of the Board of Directors thereof, and declaring an emergency therefor.

Read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Chandler, Crumpacker, Ellison, French, Gifford, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Mc-

Manus, Moore, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Those voting in the negative were:

Senators Gilman, Loveland, Thayer. Total, 3.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Kern, Chairman of the Committee on Insurance, made the following report:

MR. PRESIDENT:

Your Committee on Insurance, to whom was referred Senate Bill No. 58, introduced by Senator Stuart, beg leave to report the same back with the recommendation that the same be indefinitely postponed, for the reason that the subject matter is more fully covered by Engrossed House Bill No. 103.

KERN,
Chairman.

The report was adopted.

Senator Kern, Chairman of the Committee on Insurance, made the following report:

MR. PRESIDENT:

Your Committee on Insurance, to whom was referred Engrossed House Bill No. 103, introduced by Representative Hamrick (by request), beg leave to report that they have had the same under consideration, and recommend the following amendments to said bill, and when so amended that the bill be printed:

Add to section 1, the proviso: "*Provided*, That no company organized under this act shall do any business, or take any risks or make any insurance in more than five counties, which counties shall be contiguous to the county in which the principal office is situated, and shall be set forth in the articles of association.

Amend section 2, as follows:

After the word "vote," in line 5, section 2, add the following: "The Secretary shall give bond in the sum of five thousand dollars for the faithful discharge of his duties, and accounting

for all moneys which shall come into his hands, and the Treasurer shall give bond in like manner, in the sum of ten thousand dollars, to be approved by the Auditor of State.

KERN,
Chairman.

The report was adopted.

Senator Kern, Chairman of the Committee on Insurance, made the following report:

MR. PRESIDENT:

Your Committee on Insurance, to whom was referred Senate Bill No. 374, introduced by Senator Kopelke, beg leave to report the same back with the recommendation that the same be printed.

KERN,
Chairman.

The report was adopted.

Senator Kern, Chairman of the Committee on Insurance, made the following report:

MR. PRESIDENT:

Your Committee on Insurance, to whom was referred Senate Bill No. 350, introduced by Senator Wishard, beg leave to report the same back with the recommendation that the same do pass.

KERN,
Chairman.

The report was adopted.

Senator McHugh, Chairman of the Committee on Natural Gas, offered the following report:

MR. PRESIDENT:

Your Committee on Natural Gas, to whom was referred Engrossed House Bill No. 315, beg leave to report the same back, with the recommendation that the bill do pass.

McHUGH, of Tippecanoe,
Chairman.

The report was adopted.

Senator McHugh, of Tippecanoe, Chairman of the Committee on Education, made the following report:

MR. PRESIDENT:

Your Committee on Education, to whom was referred Senate Bill No. 216, introduced by Senator Vail, beg leave to report the same back, with the recommendation that the bill do pass.

McHUGH, of Tippecanoe,
Chairman.

The report was adopted.

Senator Holland, Chairman of the Committee on Claims, made the following report:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Senate Bill No. 99, introduced by Senator Fulk, have had the same under consideration, and beg leave to report the same back with the recommendation that said bill be indefinitely postponed.

HOLLAND,
Chairman.

The report was adopted.

Senator Holland, Chairman of the Committee on Claims, made the following report:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Senate Bill No. 222, introduced by Senator Wishard, have had the same under consideration, and since the claim named in said bill is included in the General Appropriation Bill now pending in the House, we beg leave to recommend that said bill be indefinitely postponed.

HOLLAND,
Chairman.

The report was adopted.

Senator Holland, Chairman of Committee on Claims, made the following report:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Engrossed House Bill No. 368, introduced by Mr. Askren, have had the

same under consideration, and beg leave to recommend that said bill do pass.

HOLLAND,
Chairman.

The report was adopted.

Senator Holland, Chairman of the Committee on Claims, made the following report:

MR. PRESIDENT:

Your Committee on Claims, to whom was referred Senate Bill No. 12, introduced by Senator Gifford, have had the same under consideration, and beg leave to recommend that said bill do pass.

HOLLAND,
Chairman.

The report was adopted.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, to whom was referred Senate Bill No. 394, introduced by Senator Wiggs, beg leave to report the same back with the recommendation that the same do pass.

FULK,
Chairman.

The report was adopted.

Senator Fulk, Chairman of the Committee on Organization of Courts, offered the following report:

MR. PRESIDENT:

Your Committee on Organization of Courts, except Loveland, to whom was referred Senate Bill No. 395 introduced by Senator Gifford, beg leave to report the same back with the recommendation that the same pass.

FULK,
Chairman.

The following minority report was submitted :

MR. PRESIDENT :

A minority of your Committee on Organization of Courts, having considered Senate Bill No. 395, introduced by Senator Gifford, recommend that the same be indefinitely postponed.

LOVELAND.

Senator Loveland moved that the minority report be substituted for the majority report.

The ayes and noes being called for by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Kennedy, Kopelke, Loveland, McCutcheon, McGregor, McManus, Moore, Parker, Thayer, Vail, Wishard, Yaryan. Total, 19.

Those voting in the negative were:

Senators Barnes, Beck, Bingham, Chandler, French, Fulk, Gifford, Griffith, Holcomb, Kern, Leyden, Lynn, Magee, McDonald, McHugh of Tippecanoe, McKelvey, McLean, Morgau, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 25.

So the motion was lost, and the majority report was adopted.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report :

MR. PRESIDENT :

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 431, beg leave to report the same back with the recommendation that the bill do pass.

GRIFFITH,
Chairman.

The report was concurred in.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 449, have had the same under consideration and recommend that section seven of said act be amended by adding at the end of said section the following words, to wit: *Provided*, That nothing herein contained shall be construed as to confer upon the State Board of Tax Commissioners original jurisdiction except in the matter of the assessment of "railroad track" and improvement thereon, and "rolling stock" and all other property which said State Board of Tax Commissioners by law is required to assess, and that said bill when so amended be passed.

F. M. GRIFFITH,
Chairman.

Senator Kern moved that the bill and report be printed.

The motion carried.

Senator Griffith, Chairman of the Judiciary Committee, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 456, have had the same under consideration and beg leave to report that the same be amended by striking out all after the enacting clause and inserting in lieu thereof:

That Charles Hertsch, Charles T. Wells, Edward G. Isgrig, Erastus B. Walker, and William T. Clark be and they are hereby appointed trustees of the town of Clarksville, to serve as such until the first Monday in September, 1893, and until their successors are duly appointed and qualified as herein provided.

SEC. 2. The number of Trustees of the said town, on and after the first Monday of September, 1893, shall be limited to three, to be appointed in the following manner, to wit: Two are to be appointed by the Board of Commissioners for the county of Clark, and one by the Board of Commissioners for the county of Floyd, on the first Monday of September, 1893. One of the appointees by the Clark County Board shall be selected from that part of Clarksville which lies southeast of Montgomery avenue, and the other from that part of Clarks-

ville lying north and west of said avenue, and they shall be freeholders and householders resident in Clarksville, and the appointee selected by the Floyd County Board must be also a freeholder and resident of that part of Clarksville lying north and west of Montgomery avenue. One of said Trustees shall hold his office one year, one for two years, and the other for three years and until their successors are duly appointed and qualified. As soon as said Trustees, so first appointed, shall have organized as herein provided, they shall determine by lot the several terms, and thereafter one Trustee shall be appointed or elected annually by the proper authorities as herein provided.

After the first appointment the Trustees, if they deem it expedient for the best interests of the town, may provide that the said Trustees may be elected by the qualified voters of said town, and such election shall be held annually on the first Monday in September. In case the County Board or either of them should fail to appoint on the day above named, such appointment may be made on any succeeding day of said September term, or at any subsequent term.

SEC. 3. The said Trustees, after having received respectively a certificate of their appointment or election from the proper officer, shall, before entering upon the duties assigned to them, take an oath for the faithful and honest discharge of the same, which oath shall be indorsed by the officer administering the same upon such certificate, and the same shall be filed and preserved by the Recorder of the said county of Clark.

SEC. 4. A vacancy occurring in the membership of the Board of Trustees, or in any office of the town, shall be filled by appointment for the unexpired term at a special meeting of the Trustees called for that purpose; and the Trustees so temporarily appointed shall possess the qualifications required of Trustees by this act: *Provided*, That the Board of Commissioners of Floyd County shall fill any vacancy occurring in the membership appointed by it.

SEC. 5. Regular meetings of the Board of Trustees shall be held in Clarksville once in each month, and the members attending such regular meeting shall each receive a sum not exceeding two dollars and fifty cents for such attendance, the

amount to be fixed by the by-laws. Special meetings may be called by the President, and such call shall be in writing, and shall state the object of such special meeting.

SEC. 6. The Board of Trustees shall divide the town into three districts, having due regard to the equitable apportionment of population among the same, and the convenience and contiguity of such district..

SEC. 7. The Trustees shall appoint a Clerk, Treasurer and Marshal, who shall respectively hold their offices for the term of three years, and until their successors are duly elected and qualified: *Provided*, That nothing herein contained shall prevent the respective offices of Clerk and Treasurer from being held by one and the same person. The Board should also elect a President from its own body, and he and all other officers of Clarksville shall, within five days after their appointment or election, take and subscribe before some person authorized to administer the same, the usual oath of office.

SEC. 8. The Board of Trustees of the town of Clarksville shall by that name constitute a body politic and corporate, and it shall be capable in law to prosecute and defend suits to which the corporation is a party.

SEC. 9. The Board of the town of Clarksville shall have the following powers:

First—To have a common seal, and to alter the same.

Second—To purchase, hold and convey any real or personal estate for the use of the town so far as such purchase may be necessary for town purposes.

Third. To organize fire companies and hook and ladder companies, to regulate their government and the times and manner of their exercise, to provide all necessary apparatus for the extinguishment of fires, to make owners of buildings provide ladders and fire buckets, which are hereby declared to be appurtenances to the real estate, and exempt from execution, seizure and sale, and if the owner shall refuse to procure suitable ladders or fire buckets after reasonable notice, the Trustees may procure and deliver the same to him, and in default of payment therefor, may recover of said owner the value of such ladder or fire buckets by suit before any Justice of the Peace

in the proper township, and costs accrued thereby; to regulate the storage of gunpowder and other dangerous material; to direct the construction of a place of safe deposit of ashes, and they may, under any order by them entered upon the proper book of the Board, visit or appoint one or more fire wardens to visit and examine, at all reasonable hours, dwelling houses, lots, yards, inclosures and buildings of every description, discover if any of them are in a dangerous condition, and provide the proper remedies for such danger; to regulate the manner of putting up stove-pipes; to prevent out-fires and the use of fire works, and the discharge of fire arms within the limits of said corporation, or such parts thereof as they may think proper; to compel the inhabitants of such town to aid in the extinguishment of fires and prevent its communication to other buildings, under such penalties as are in this act provided; to construct and preserve reservoirs, wells, pumps and other water works, and to regulate the use thereof, and generally to establish other measures of prudence for the prevention or extinguishment of fires as they shall deem proper. The fire wardens shall attend all fires, give their personal superintendence to extinguishing the same, do all other acts required by the by-laws, and the Trustees shall, by virtue of their office, be fire wardens.

Fourth. To declare what shall constitute a nuisance, and to prevent, abate and remove the same; and to take such other measures for the preservation of the public health as they shall deem necessary.

Fifth. To regulate and prohibit the running at large of cattle, horses, swine, fowls and other animals, and to provide for the impounding, keeping, sale and redemption of the same when found in violation of the ordinance in such case provided.

Sixth. To restrain and prohibit gambling and other disorderly conduct; to suppress and prohibit the keeping of houses of ill-fame, and to authorize the seizure and destruction of gambling apparatus; to punish intoxicated persons, vagrants, tramps, common prostitutes and their associates, and immoderate driving and riding; to regulate or prohibit the use of firearms, fireworks and other things tending to endanger persons and property; to prevent interference with the free use of

the streets and alleys of the town, and to preserve peace and good order and prevent vice and immorality.

Seventh. To license or restrain auction establishments, street auctions, and all tables, alleys, machines, devices, and places for sports and games kept for hire or pay, traveling peddlers, public exhibitions, and the sale of spirituous, vinous, malt and other intoxicating liquors within the corporation: *Provided*, That the Board may grant licenses to sell intoxicating liquors in quantities less than a quart at a time to be drunk on the premises, upon payment by the applicant of the sum of three hundred dollars to the Town Treasurer before receiving such license, and such money shall be applied to the improvement of the roads and bridges in said town. But before granting such license the applicant must present to the Board the written petition of a majority of the adult inhabitants of the town, stating their consent to the granting of such license: *And provided, also*, That the Board of Trustees shall grant no license to sell or barter intoxicating liquors in that part of Clarksville known as Howard Park, nor in any other part of the territory of said town where provision has been made in the deeds of conveyance therefor that no intoxicating liquors shall ever be sold or manufactured thereon.

Eighth. To establish and regulate market and build market houses, and to direct the location of slaughter houses.

Ninth. To lay out, open, grade and otherwise improve the streets, alleys, sewers, sidewalks and crossings and keep them in repair, and to vacate the same. Where property in any street or alley has been heretofore taken with the consent of the persons platting for depot purposes and a depot established, so much of such street or alley as has been heretofore taken for depot purposes is hereby vacated, and the Board shall make a record of that vacation whenever requested by such railroad company, and whenever for the accommodation of the people of Clarksville, since the enactment of the act of March 3, 1883, concerning Clarksville, duly acknowledged and recorded plats and subdivisions have been made, with streets and alleys for the accommodation and use of the public, all that part and parts of the old streets marked on the original plat of Clarksville, lying within the boundaries of any such platted lots where the plats have been heretofore recorded, shall be and

they are hereby vacated; and the Board of Trustees are requested to enter an order on the record book of said town showing and evidencing such vacation, provided that this shall not apply to Harrison Avenue.

Tenth. To appoint street commissioners and fire wardens not exceeding three.

Eleventh. To prohibit the incumbrance of the side-walks of said town, and riding or driving thereon, except to cross the same.

Twelfth. To insure the public property of said town.

Thirteenth. To purchase, lay out and regulate cemeteries.

Fourteenth. To plant trees upon public grounds and along the streets of such town and provide for their culture and preservation, and to inclose any public square or other public grounds within said corporation.

Fifteenth. To levy and collect for general town purposes annual taxes not exceeding twenty-five cents on the hundred dollars' valuation on all platted lots in said town. They shall also levy and collect a poll-tax of twenty-five cents; and on each male dog a tax not exceeding one dollar, and upon each female dog a tax not exceeding two dollars, to be paid by the owner thereof: *Provided*, That the Board shall not have power to levy and collect a greater tax than ten cents on the one hundred dollars' valuation on the farming lands of said town, the inlots of Clarksville as laid out by the Commissioners of the commonwealth of Virginia, the property of manufacturing establishments now in operation and railroad property. They shall also have power to levy and collect annual taxes not exceeding five cents on the hundred dollars' valuation for the support of town schools, and also to levy and collect annual taxes not exceeding five cents on the one hundred dollars' valuation for the improvement of streets, roads and the building and repair of bridges within the limits of said town.

Sixteenth. To encourage, in their discretion, the erection and operation of manufacturing plants, and the extension and enlargement of manufacturing plants already established within the town limits by a temporary exemption of such manufacturing property from taxation for town purposes for a limited period not exceeding ten years.

Seventeenth. To construct all necessary wharves and landings for steamboat and other vessels.

Eighteenth. To make and establish such by-laws, ordinances and regulations not repugnant to the laws of this State as may be necessary to carry into effect the provisions of this act, and to repeal, alter and amend the same as they shall seem to require. But every by-law, ordinance and regulation prescribing a penalty, unless in a case of emergency, shall be published in a newspaper in said town, if one be printed therein, or posted in five public places at least ten days before the same shall take effect.

SEC. 10. The Board of Trustees shall have power, with the consent of persons owning more than one-half of the lots along any street (counting by lineal feet of street front), to authorize all persons owning or occupying such lots to inclose portions of the street in front of their lots, and to occupy the same for shade and ornamental purposes, but not for buildings or permanent structures, and not so as to reduce the street and sidewalks below the width of sixty feet.

SEC. 11. Whenever two-thirds of the owners of real estate within the proposed fire limits, residents within the corporate limits of said town on any street or streets or designated parts of any street or streets of said town, shall petition the Board of Trustees for passage of an ordinance establishing fire limits and preventing the erection of wooden buildings on such street or streets or designated parts of street or streets (which petition shall accurately describe the proposed boundaries thereof), and such Board shall be satisfied that said petition contains the names of two-thirds of the owners of real estate within such limits and that such proposed ordinance would be just and expedient, they shall pass an ordinance prohibiting the erection of any wooden buildings within the limits described in such petitions: *Provided, however,* That such fire limits shall be confined, as near as practicable, to the business part of said town.

SEC. 12. The Trustees shall have jurisdiction over any commons or public ground belonging to said town and shall have power to regulate, with the consent of a majority of the owners thereof, the banks, shores and wharves of said town.

SEC. 13. All moneys however derived belonging to the town shall only be appropriated for such objects and defraying such expenses as accrue, or necessarily arise, in the exercise of powers granted by this act. No appropriation shall be made without an order to that effect entered upon a proper book to be kept for that purpose by such Board.

SEC. 14. No account or claim against said town shall be audited or allowed by the Board of Trustees, unless it be made out fully and itemized, and every such account audited shall be numbered from one upward, in the order they are presented, and a memorandum of the same entered upon a book to be kept exclusively for that purpose.

SEC. 15. No account or claim shall be paid unless audited and allowed by the Board as aforesaid; and no money shall be drawn from the treasury, except by a warrant upon the Treasurer, signed by the President of said town and attested by the Clerk thereof.

SEC. 16. Such Board of Trustees shall have power to enact fines, penalties and forfeitures for violations of this act or of any by-law or ordinance by them established, not exceeding twenty dollars for any one offense, which may be recovered by an action in the name of the corporation. But such Board may remit the whole or any part of the fine, penalty or forfeiture: *Provided*, That the fine assessed for the violation of any ordinance requiring a license shall not be less than the amount required to be paid for such license, although it may exceed the sum of twenty dollars.

SEC. 17. Any person violating the provisions of any ordinance of said town, to which there may be a penalty affixed, may be prosecuted before a Justice of the Peace of said town, and in case there be no acting Justice therein, then before the Justice of the peace residing nearest to said town, in the County of Clark, upon a warrant issued by said Justice, as in cases of misdemeanors, and such persons, upon conviction, shall stand committed until the judgment and costs are paid or replevied, and in default of payment or replevy of such judgment and costs, the defendant, unless a female, may be adjudged and required to pay the same by manual labor upon the streets or other public works of said town, under the con-

trol of Marshal of said town, for which labor such defendant shall be allowed on such judgment and costs, seventy-five cents per day. It shall be the duty of such Marshal or such other officer as the Board of Trustees may direct to work such defendant not less than six nor more than ten hours per day, according to the season, and each evening to return him to the custody of the keeper of the prison in whose custody such defendant was committed, and upon the full payment as aforesaid such judgment, costs and accrued costs, such defendant shall be fully discharged, and such Marshal is hereby authorized and required to perform all the duties herein prescribed and to use all proper means thereto. And the Board of Trustees are hereby vested with full authority to pass by-laws and ordinances for compelling the enforcement of such manual labor by such defendant, by the use of sufficient force and means as they may deem right and proper. Such defendant may be committed to the town prison, and if said town has no prison, then to the county prison of Clark County, and in the latter case it shall be the duty of such person having charge of such prison to receive such defendant and obey the judgment of the Court in reference to him, and for the keeping, custody and boarding of said defendant the keeper of said prison shall receive the sum of forty cents per day, to be paid by said town on the presentation of an itemized account therefor, and shall receive only one concomitant and one discharging fee; and such defendant may, at any time, replevy and pay such judgment and costs. And in case he has performed labor under such judgment, he shall be entitled to a credit for the same to the amount of labor performed, and the balance may be paid or replevied as aforesaid.

SEC. 18. The Board of Trustees shall also have power to erect or provide such school houses as may be necessary for the use of the schools of the town; to keep them in repair and to provide fuel and other necessities therefor.

SEC. 19. The Board of Trustees shall superintend the grading, paving and improving of streets, and the building and repairing of sidewalks.

SEC. 20. The Clerk, Treasurer and Marshal shall, within ten days from their appointment, each and severally give bonds, payable to the State of Indiana, with freehold sureties, to such

an amount as the Board of Trustees shall direct; but the bonds of the Treasurer and Marshal shall respectively be for double the amount of the estimated tax duplicate for the current year.

SEC. 21. All books, vouchers, moneys or other property belonging to the corporation, and in charge and possession of any officer thereof, shall be delivered to his successor when qualified. The original record of the town of Clarksville, kept by the Trustees appointed under the laws of Virginia, shall be kept by the Trustees in a fire-proof safe, if they have one, and if not, it shall be deposited in the fire-proof vaults of the Recorder's office of Clark County, for the use of said Trustees, and carefully preserved with the book of Virginia grants of land to the officers and soldiers who served under General George Rogers Clark.

SEC. 22. The Treasurer of said town shall so keep his accounts as to show when and from what sources all moneys paid him have been derived, and to whom and when such moneys or any part thereof have been paid. The Treasurer shall grant all licenses authorized by this act, upon the presentation of the receipt of the Marshal that the money therefor has been paid to said Marshal. His books, accounts and vouchers shall at all times be subject to the examination of the Board of Trustees; and it is hereby made their duty to examine the same at regular meetings of such Board, on some day between the first and last Monday of April in each year, and to have settlement with said Treasurer.

SEC. 23. It shall be the duty of the Board of Trustees, immediately after the annual settlement with the Treasurer of said corporation, to publish in a newspaper, if one be printed therein, or if there be no newspaper, then by posting in three or more public places, an exhibit of the receipts and expenditures, specifying the sources of such receipts, what appropriations were made, for what objects and the specific amounts of each.

SEC. 24. The Marshal of said town shall possess the powers and be subject to the liabilities possessed and conferred by law upon constables in executing the orders of the Trustees or enforcing the by-laws and ordinances of said town. Such Town Marshal shall have, in addition to powers they now possess, the

jurisdiction and powers of constables in their respective counties, and shall be entitled to the same fees as constables while acting as constables.

SEC. 25. The Clerk, Treasurer and Marshal shall, respectively, receive for their services such compensation as the Board of Trustees, in their by-laws, may direct, and said Board shall cause to be paid to all the officers of said town for their services, just and reasonable compensation.

SEC. 26. Whenever any suit shall be instituted by the town, it shall not be required to show its compliance with the provisions of this act as to its organization or as to publication of its by-laws or ordinances, unless the same is contravened by affidavit.

SEC. 27. The Board of Trustees shall, before the third Tuesday in May of each year, determine the amount of general tax for the current year within the limits herein prescribed. And inasmuch as the tax for 1892 has been already assessed by an acting Board of Trustees, perhaps not legally constituted, their act as to such assessment for 1892 is hereby legalized and the same shall be collected in the manner and proportion above provided, as if the same were a valid assessment, on the basis of the real estate appraisement as it existed in 1890; and as to the tax assessed for 1891 the same was illegally assessed, and is only legalized as to so much thereof as has been heretofore voluntarily collected and paid into the town treasury.

SEC. 27. When the assessment roll shall have been collected and completed, the Trustees shall levy a tax upon the taxable property of said town to such an amount as they may deem necessary within the limits heretofore stated, and shall set opposite the name of each person taxed a description and valuation of the property charged therewith, and the amount of tax assessed against said person, and when said tax list shall have been made, they shall cause a copy thereof, with a warrant annexed to be delivered to the marshal of said town. The original assessment roll and tax list shall be deposited with the Treasurer of said town, who is hereby charged with the safe custody of the same.

SEC. 28. Such warrant shall be under seal of the corporation, signed by the President and Trustees, or a majority of them,

and attested by the Clerk, and shall command the Marshal to collect the taxes specified in the duplicate within ninety days, and pay over the same, and make return of said warrant for any period not exceeding thirty days.

SEC. 29. The Marshal shall collect the taxes on said duplicate when so required, and shall have the same power to enforce collections, and shall be governed by the same rules and regulations as County Treasurers and County Auditors, and shall have authority in like manner to collect by distress and sale, and to make conveyances and certificates of real estate sold by virtue of such sale. Such sale, if at a county seat, shall be at the door of the court house or place of holding court in Clark County. If not at county seat, it shall be held at the door of the town hall or place of meeting of the Board of Trustees, and the Clerk of said Board shall perform the like duties, at said sale, as are required of the County Auditor at a sale for State and county taxes; and all deeds or conveyances for lands so sold for taxes shall be *prima facie* evidence of the validity of such purchase.

SEC. 30. Any real estate sold by virtue of this act shall be redeemable under the same regulations and restrictions as real estate sold for county and State taxes is made redeemable. All moneys for the redemption of such real estate shall be paid to the Treasurer of the corporation.

SEC. 31. The Trustees of said town may at their option, deliver the tax duplicate to the Auditor of the proper county on or before the first day of August in each year, instead of to the Marshal of said town; and said Auditor shall enter said tax, and if delinquent the interest and penalty thereon upon his duplicate.

SEC. 32. The Treasurer of such county shall collect the corporation taxes upon such duplicate as other taxes are collected, and pay the same over to the Treasurer of said corporation. The Auditor and Treasurer shall be allowed and paid by the corporation the same compensation as is paid by the county for like services.

SEC. 33. Nothing contained in this act shall exempt the inhabitants of said town from the payment of highway taxes legally assessed, nor from the formation of one or more road districts, irrespective of the corporate limits of said town.

SEC. 34. Whenever in the opinion of the Board of Trustees, public convenience requires that the sidewalks of any street in said town should be graded or paved, or planked, such Board of Trustees may by an ordinance compel the owners of lots adjoining such streets to grade, pave or plank the same.

SEC. 35. Such ordinance shall specify the height of the grade, if the grade of any such sidewalk is to be altered, the width of such pavement, and the time when the same shall be done.

SEC. 36. If the owner of such lots shall fail or refuse to grade, pave or plank such sidewalk, as required in such ordinance, it shall be the duty of the Marshal of said town forthwith to let out the grading, paving or planking for such sidewalk to the lowest bidder, first giving ten days' notice by posting up written notices thereof in three public places in said town for that length of time, and when such grading, paving or planking is completed, said Marshal shall report the same to said Board of Trustees, and the cost of said work shall be audited and paid out of the treasury of said town as other claims against said corporation are audited and paid.

SEC. 37. Said Board of Trustees may immediately by a suit in any court of competent jurisdiction in the name of said corporation, recover against the owner of said lot the amount of the cost of grading, paving or planking said sidewalk, and upon execution against the property of said defendant upon such judgment, the same shall be sold for cash without regard to the valuation or appraisement laws of this State, and from the date of the completion of such pavement, planking or grading under contract by the Marshal, the cost of such grading, paving or planking, and the damages aforesaid shall be a lien on such lot, and may be enforced in any court of competent jurisdiction by an action in the name of said corporation.

SEC. 38. It shall be unlawful for any person to ride or drive upon the brick, stone, plank or gravel sidewalk of said town, or upon any similar sidewalk for the use of foot passengers by the side of any public highway in the State, unless in the necessary act of crossing the same; and whoever violates the provisions of this section shall be deemed guilty of a misdemeanor and fined in any sum not exceeding five dollars.

SEC. 39. Whenever two-thirds of all the resident owners, in number or in value, of real estate, bounding both sides of any street, not less than one square, shall petition to have such street or sidewalk connected therewith graded, paved or otherwise improved, or the sidewalks thereof built or repaired; and when two-thirds of the owners of real estate, in number or in value on one side of such street, shall desire a sidewalk on that side, it shall be the duty of such Board, to levy and cause to be collected by tax upon all the owners of all real estate or lots on such street or part of a street, or such side of a street, according to the last appraised valuation of said real estate, exclusive of any improvement that may have been made thereon, such sum of money as is necessary for the improvement of such street or sidewalk as in said petition requested. At the time of making such levy, said Board shall fix the nature, extent and specification of the proposed improvement. And any person upon whose real estate any such tax is levied may satisfy the same, or any part thereof, by labor done and material furnished for the proposed improvement, under the direction and to the acceptance of said Board. If any person against whose real estate a tax shall be levied for the purpose of building or repairing a sidewalk shall have previously built a sidewalk adjoining to the whole of the real estate so taxed to the acceptance of said Board, or shall afterward build or repair the same within the time prescribed by said Board, and to their acceptance, it shall be a full discharge of such tax for the improvement of such sidewalk.

SEC. 40. Whenever a majority of the resident owners of any lots or parcels of land on any street or alley, not less than one square (to be estimated by numbers or by measuring the front lines of such lots or parcels of land bordering thereon) shall petition the Board of Trustees of said town to grade, pave, gravel, or macadamize or for either kind of said improvement, the Board of Trustees may cause the same to be done according to the specifications by them adopted by contract given to the best bidder, after advertising to receive proposals therefor: *Provided*, That the said Board of Trustees may order the improvement as aforesaid on any street around the public grounds in said town without the filing of such petition and when the county in which said town is situated owns

or controls real estate bordering on such public grounds it shall be subject to the same rules and regulations as to payment for said improvement as the citizens of said town are subjected.

SEC. 41. In all contracts specified in the last preceding section, the cost of any such improvement shall be estimated according to the whole length of such street or alley, or the part thereof to be improved, per running foot; and the town shall be liable for so much thereof only as is occupied by public grounds of said town bordering thereon, and the crossings of the streets and alleys and the owners of lots or parcels of land bordering on such street or alley, or the part thereof to be improved, shall be liable to the contractor for their portion of the cost of such improvement in the ratio of the front line of lots or parcels of land owned by them to the whole improved line: *Provided*, That when the owner of any lot or parcel of land shall have made any improvement in front of his lot or parcel of land in accordance with the general plan for the improvement of such street or alley, and under the direction of the Board of Trustees, he shall be entitled to a reasonable allowance therefor upon his proportion of the cost of such improvement, which reasonable allowance shall be determined by said Board of Trustees: *Provided*, That every such owner of lot or parcel of land improved as aforesaid shall be entitled to a credit for his road tax that may accrue for the year in which the improvement is made.

SEC. 42. When any such contract shall be made, or shall have been heretofore made, and shall have been fulfilled or in progress of fulfillment, the Board of Trustees shall have power to cause estimates to be made from time to time of the amount of work done by contractor, and to require such amount to be paid to him, deducting a reasonable percentage to secure the completion of the contract, until the whole shall be finished, and to prescribe the time in which the whole shall be completed; and such estimate shall be a lien upon the ground upon which they are assessed in favor of said contractor. In case any of the owners of lots or parcels of land on which such assessments have been made shall fail or refuse for the space of ten days after the date of the estimate to pay the amount thereof due by such person to such contractor, such contractor may immediately, by a suit in any court of competent jurisdic-

tion, recover against such owners of lots or parcels of land the amount of such estimates, and upon execution against such property of said defendant upon such judgment, the same shall be sold for cash, without regard to valuation or appraisement laws of this State: *Provided*, That in such suits on estimates no question of fact shall be tried which may arise prior to the making of the contract for said improvement under the order of the Board of Trustees. When any contract for the improvement of any street or alley has been heretofore made and wholly or partially completed, and the said improvements wholly or partially paid for, such contractor may collect the same under the provisions of this act: *Provided*, The requirements of this act have been followed by the Board of Trustees in letting such contract.

SEC. 43. The Board of Trustees shall have exclusive power over the streets, alleys, highways, and bridges within the corporate limits of said town, and may prescribe the height and manner of construction of all such bridges, and lay out, survey, and open new streets and alleys, and straighten, narrow, widen, grade, and gravel and otherwise alter and improve those already laid out, or that may hereafter be laid out, and make repairs thereto as hereinafter provided. They may cause buildings, structures, and other things in the way of the streets or other public improvement to be taken down, removed, and appropriation upon the payment of damages as hereinafter provided, and no person residing in said town shall be compelled to work on any road or highway without the corporate limits of said town; and the Board of Trustees may exercise all the powers given to Township Trustees in regard to highways in their respective towns; and the Marshal, under the direction of the Board of Trustees, may perform all the duties and exercise all the powers of Road Supervisors, in reference to road labor tax, not to exceed two days in each year, by each person liable to work on roads in townships, and shall be governed by the same rules and regulations in reference to the collection and enforcement of the same; and any person so liable to work may be discharged therefrom on the payment of one dollar and fifty cents per diem: *Provided*, That the Board of Trustees may, by general ordinance, prescribe the time within which and the manner in which such labor shall be performed.

SEC. 44. When, upon petition signed by twelve freeholders, residents of said town, the Board of Trustees may be of the opinion that public convenience requires the opening of a new street or alley, or widening or narrowing of a street already opened, the Board of Trustees shall appoint three Commissioners, residents of said town, who shall be disinterested freeholders to appraise and assess the damages and benefits accruing to the owner of any land or lot through which any street or alley is proposed to be constructed or altered, or any building or structure thereon appropriated, as provided in the preceding section. Such Commissioners shall, before they proceed to perform their duties as such appraisers, take and subscribe an oath or affirmation faithfully to discharge their duties as such appraisers; which shall be endorsed upon or attached to their appointment and filed with the Clerk of the Board. Twenty days' notice shall be given such Commissioners by the Board of Trustees, through the town clerk, of the appraisement to be made, giving a complete description of the premises to be viewed. A like notice shall be given by personal service, or by leaving the same with some person of suitable age at their reputed place of abode to each of the owners or agents of lots or lands upon or through which the public improvement on street or alley is proposed to be made. If the owners are unknown or non-residents, publication of the same in one or more newspapers of the town or by posting up written notices in six public places in the town (if there be no newspaper published therein) for three successive weeks, shall be deemed equivalent to such personal service.

SEC. 45. Such Commissioners, or a majority of them, shall, at the place and time indicated in such notice, proceed to an examination of the real estate proposed to be appropriated as aforesaid, and shall then and there estimate, first, the value of the land or other property to be appropriated for such improvement; second, what real estate, if any, would be benefited by the improvement, specifying the same in parcels with the name of the owner, if known, and the proportion of benefits each owner receives and the proportion of damages each would sustain. They shall view the premises and receive any evidence touching the question before them, and may, for that purpose, administer oaths to witnesses examined in relation thereto. They shall report on each of the specifications above indicated,

and within ten days thereafter file the same with the clerk of the Board of Trustees.

SEC. 46. Such Commissioners, or a majority of them, shall, at the place and time indicated in such notice, proceed to an examination of the real estate proposed to be appropriated as aforesaid, and shall then and there estimate, first, the value of the land or other property to be appropriated for such improvement; second, and real estate, if any, would be benefited by the improvement, specifying the same in parcels with the name of the owner, if known, and the proportion of benefits each owner receives and the proportion of damages each would sustain. They shall view the premises and receive any evidence touching the question before them, and may, for that purpose, administer oaths to witnesses examined in relation thereto. They shall report on each of the specifications above indicated and within ten days thereafter file the same with the clerk of the Board of Trustees.

SEC. 48. When such report is filed, as in the preceding section required, the Board of Trustees, if it accept the terms of the same, shall direct the Treasurer of the town to tender the owner or owners of such real estate, or their heirs or representatives, the damages awarded by such Commissioners, deducting the amount of benefits assessed to such owner or owners; or if not found within the town, or the award is not accepted, then the sum shall be kept by the Treasurer as a special deposit, subject to the order of such owner, or his heirs or representatives.

SEC. 49. If the Board of Trustees, within twenty days after the filing of such report by a vote of a majority of the members, determine to make the appropriation of real estate for the improvement, it shall cause an assessment list to be made by transcribing so much of the report as aforesaid, as describes the parcels of real estate to be benefited by the opening or improvement, with the name of the owner, if known, and the amount of benefits each would receive, thereby directing such amount to be assessed upon such parcels of real estate, respectively, which assessment shall be a lien upon said real estate. The Board of Trustees may, immediately after making such assessment, by suit in any court of competent jurisdiction, in the name of said corporation, recover against the owners of

such parcels of real estate the amount of such assessment; and upon execution against the property of said defendant upon such judgment, the same shall be sold for cash without regard to valuation or appraisement laws of this State.

SEC. 50. The Board of Trustees shall, within twenty days from the filing of said report, either accept or reject the terms of the same. And any owner of land or representative thereof, aggrieved by such report, may appeal therefrom at any time within thirty days after the filing thereof, to any court having jurisdiction of the same, upon filing the usual bond with the clerk of said town for the payment of costs. But no such appeal shall prevent said town from proceeding with said appropriation and improvement as if no appeal had been taken. No other question shall be determined than the regularity of the proceedings in the suit and the amount of damages sustained.

SEC. 51. When the owner of any such land or property appropriated as aforesaid shall be an infant or a person of unsound mind, no proceeding shall be had affecting the rights of such person until a guardian therefor shall be appointed by the court having probate jurisdiction, and such guardian shall have given security to the satisfaction of such court, for the faithful performance of the trust; but any proceeding affecting such rights shall only be void to that extent.

SEC. 52. Whenever any lands within the limits of said town shall have been or may be platted or subdivided or whenever any grounds therein or within the limits of Clarksville shall be subdivided, and the plat thereof has not heretofore been recorded, although duly acknowledged, the plat of said addition or subdivision must be submitted to the Board of Trustees before the same is placed on record or file therefor, and the Board shall require that the streets and alleys of such additions or subdivisions shall be made to correspond in width and be coterminous with the streets and alleys of that part of Clarksville which it adjoins. If the Boards of Trustees approve such plat they shall endorse their approval thereon and sign their name thereto, before the same shall be filed for record, and if filed for record or recorded without such approval the same shall be invalid and void as a plat or subdivision, and the cost

and expense of such platting, recording and approval shall be paid by the owners of such platted land.

SEC. 53. Whenever there shall be a sufficient number of inhabitants in that part of Clarksville, platted and known as Howard Park, to entitle them to incorporate under the general law for the incorporation of towns, the Board of Trustees may, by an order to that effect, disannex the said territory from Clarksville upon the written petition filed with the Board of two-thirds of the voters resident in Howard Park expressing their desire for such incorporation under the general law, and in case such order of disannexation is made, then all the territory of Clarksville lying east of the Board shall so order.

SEC. 54. The like privilege of disannexation upon a similar petition is hereby granted to the inhabitants of the territory lying between Howard Park and the bridge approach.

SEC. 55. No city or town shall ever be laid out or established upon any part of the out lots of the town without the consent, in writing, of at least three-fourths of all the voters resident upon said in lots.

SEC. 56. All laws and parts of laws relating to Clarksville in conflict with the provisions of this act are hereby repealed.

SEC. 57. As an emergency exists, this act shall be in force from and after its passage.

We also recommend that the title of said bill be so amended as to read as follows, to wit: A bill for an act concerning Clarksville and making regulations of the charter in conformity with the sixteenth specification of the schedule of the Constitution of Indiana, repealing all laws in conflict therewith, and declaring an emergency. And that when so amended the bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Lynn moved that the constitutional rule be suspended, the bill read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Thore voting in the affirmative were:

Senators Baker, Beck, Bingham, Boord, Boyd, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

The rule was suspended.

The bill was read a second time by title, a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Newby, Parker, Smith, Stuart, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 39.

Senator Loveland voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator Magee moved to take up Engrossed House Bill No. 573, and substitute it for Senate Bill No. 381.

Senator Magee moved to suspend the constitutional rule, that the bill be read a second time by title, considered engrossed, read a third time by sections; and put upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Mc-

Lean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total 34,

Those voting in the negative were :

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Yaryan. Total 14.

So the rule was suspended, the bill was read a second time by title, a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 32.

Those voting in the negative were :

Senators Baker, Barnes, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McGregor, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 17.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 588, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 588 was read the first time, and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 593, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 593 was read the first time and referred to the Committee on Judiciary.

On motion of Senator Smith the Senate adjourned.

TUESDAY AFTERNOON.

FEBRUARY 28, 1893.

The Senate convened at 2 o'clock, p. m., Lieutenant-Governor Nye in the chair.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Engrossed House Bill No. 168, introduced by Mr. Thornton, beg leave to report the same back with the recommendation that the bill be amended as follows: Amend said bill by striking out section 2 thereof and that section 3 of said original bill be numbered section 2, and that section 4 of said bill be numbered section 3; also that the title of said bill be amended to read as follows: "A bill for an act providing for changing the time of electing township officers from the April election to the general election in November, providing for separate ballots and ballot boxes, and repealing all laws and parts of laws in conflict therewith," and that when said bill is so amended that the bill pass.

SENATOR WRAY.

The report was concurred in.

Senator Wray moved to suspend the constitutional rule, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Chandler, Cranor, Crum-
packer, Ellison, French, Fulk, Gilman, Hobson, Holcomb, Ko-
pelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, Mc-
Hugh of Marion, McHugh of Tippecanoe, McKelvey, McLean,
McManus, Moore, Morgan, Newby, Parker, Seller, Smith,
Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray.
Total, 37.

Those voting in the negative were:

Senators Holland, Kennedy, Wishard, Yaryan, Total, 4.
So the rule was suspended.

The bill was read a second time by title.

Senator Wray offered the following amendment, No. 1:

MR. PRESIDENT:

I move to amend Engrossed House Bill No. 168 by striking out all of section 3 after the words "Section 3" thereof, and inserting in lieu of said portion stricken out the following words: "It shall be the duty of the County Board of Elec-
tion Commissioners to cause to be printed on the respective ballots for each township in their respective counties the names of the candidates for township offices in the same man-
ner as is now provided by law, which ballots shall be printed in connection with and upon the same sheet as the county ballots."

A. F. WRAY.

The motion was lost.

Senator Wray offered the following amendment, No. 2:

MR. PRESIDENT:

I move to amend Engrossed House Bill No. 168 by striking out of section 2 the word "blue" where it occurs therein and substituting the word yellow therefor.

A. F. WRAY.

The motion was carried.

The bill was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Boord, Chandler, Cranor, Ellison, French, Fulk, Gifford, Hobson, Holcomb, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 38.

Those voting in the negative were:

Senators Boyd, Gilman, Griffith, Holland, Kennedy, Loveland, Vail, Yaryan. Total, 8.

So the bill passed.

The title to the bill was adopted as the title to the act.

Senator Wray, Chairman of the Committee on Elections, made the following report:

MR. PRESIDENT:

Your Committee on Elections, to whom was referred Senate Resolution No. 51, concerning road supervisors, introduced by Senator Stuart, beg leave to report that they have had the same under consideration, and find that Senate Bill No. 354, introduced by Senator Barnes and now pending on third reading in the Senate, meets all the requirements of said resolution.

A. F. WRAY,
Chairman.

The report was adopted.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 387, have had the same under consideration, and recommend the passage thereof.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Senator Newby, Chairman of a special committee, made the following report :

MR. PRESIDENT :

Your committee, appointed to act with a like committee from the House of Representatives to procure and present to Richard Henry Neff a suitable gold badge or medal in recognition of his bravery and heroism displayed at the wreck on the Lake Erie and Western Railroad at Peru, Indiana, on the night of the twentieth day of January, 1893, beg leave to report that we had such a badge made at a cost of one hundred dollars (\$100), and presented the same to him at his home in Indianapolis, at 4 o'clock P. M. on the 22d day of February, 1893.

L. P. NEWBY,
Chairman.

The report was adopted.

Senate Bill No. 187 was read a second time and ordered engrossed.

Senator Seller, Chairman of the Committee on Fees and Salaries, made the following majority and minority reports :

MR. PRESIDENT :

We, the majority of your Committee on Fees and Salaries, to whom was referred Senate Bill No. 397, introduced by Senator Akin, beg leave to report the same back with the recommendation that the same do pass.

SELLER, Chairman.
McCUTCHEON,
McHUGH,
SMITH,
GRIFFITH,
WIGGS,
LEYDEN.

MR. PRESIDENT :

We, the minority of your Committee on Fees and Salaries, to whom was referred Senate Bill No. 397, introduced by Senator Akin, beg leave to report the same back with the recommendation that the bill be indefinitely postponed.

NEWBY,
McMANUS.

The question being, Shall the minority report be substituted for the majority report?

The motion failed.

The question now being upon the adoption of the majority report.

The ayes and noes being called for by Senators Boyd and Loveland.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beck, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kopelke, Leyden, Lynn, Magee, McHugh of Tippecanoe, Moore, Morgan, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 26.

Those voting in the negative were:

Senators Baker, Barnes, Boord, Boyd, Cranor, Crumpacker, Hobson, Kennedy, Loveland, McCutcheon, McGregor, McHugh of Marion, McKelvey, McManus, Newby, Vail, Yaryan. Total, 17.

So the report was adopted.

Senator Leyden introduced Senate Bill No. 408, entitled:
A bill for an act to fix the terms of Floyd Circuit Court.

Read first time.

Senator Lynn moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being upon the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Wiggs, Wishard, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the rule was suspended, and the bill was read a second time by title, considered engrossed, read a third time by sections, and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 43.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator Kopelke introduced Senate Bill No. 404, entitled:

A bill for an act to amend section 132 of an act entitled an act fixing the compensation and prescribing the duties of certain State and county officers, and providing penalties for the violation of its provisions, passed, notwithstanding the objections of the Governor thereto, March 9, 1891.

Read first time.

Senator Kopelke moved that the constitutional rule be suspended, the bill read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the rule be suspended?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bird, Boord, Boyd, Chandler, Craynor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, McKelvey, McLean, McManus, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs and Yaryan. Total, 37.

Those voting in the negative were :

Senators Loveland, Newby, Vail and Wray. Total, 4.

So the rule was suspended, the bill read a second time by title, considered engrossed and read a third time by sections, and placed upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Beck, Chandler, Cranor, Fulk, Gifford, Griffith, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McLean, Moore, Smith, Sweeney and Wiggs. Total, 22.

Those voting in the negative were :

Senators Baker, Bird, Boord, Boyd, French, McKelvey, McManus, Morgan, Newby, Seller, Stuart, Thompson, Vail, Wishard, Wray and Yaryan. Total, 16.

So the bill failed to pass for the want of a constitutional majority.

Senator Fulk, Chairman of the Committee on Organization of Courts, made the following majority report :

MR. PRESIDENT :

We, the majority of your Committee on Organization of Courts, to whom was referred Senate Bill No. 100, introduced by Senator Baker, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

FULK,
SELLER,
MCGREGOR,
WRAY.

The following minority report was presented :

MR. PRESIDENT :

We, the minority of your Committee on Organization of Courts, to whom was referred Senate Bill No. 100, introduced by Senator Baker, beg leave to report the same back with the recommendation that the same do pass.

NEWBY,
LOVELAND.

Senator Magee demanded the previous question.

The question being, Shall the demand for the previous question be seconded?

The demand was seconded.

The question being, Shall the main question be now put?

The same was agreed to.

The question recurring upon the adoption of the minority report for majority report.

The ayes and noes being demanded by Senators Boyd and Hobson.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bird, Boord, Boyd, Crumpacker, Fulk, Gifford, Gilman, Hobson, Holland, Kern, Kopelke, Leyden, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McManus, Morgan, Newby, Parker, Smith, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 30.

Those voting in the negative were:

Senators Akin, French, Griffith, Kennedy, Lynn, Magee, McKelvey, McLean, Moore, Stuart, Sweeney, Wray. Total, 12.

So the minority report was substituted for the majority report.

The report was then adopted.

Senator Magee moved that when the Senate adjourn that it adjourn to meet at 7:30 o'clock P. M.

Senator McHugh, of Tippecanoe, moved to postpone action on the motion until 5 P. M.

The motion carried.

Senate Bill No. 360 was read a second time.

Senator Yaryan moved that the constitutional rule be suspended, that the bill be considered engrossed, read a third time sections and put upon its passage.

The question being on the suspension of the constitutional rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senator Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Ellison, Fulk, Gifford, Gilman, Griffith, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

No Senator voting in the negative.

So the constitutional rule was suspended, the bill was considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, Fulk, Gifford, Gilman, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Wiggs, Wray, Yaryan. Total, 40.

No Senator voting in the negative.

So the bill passed and the title of the bill was ordered to stand as the title to the act.

Senate Bill No. 385 was read a second time and ordered engrossed.

Senate Bill No. 175 was read a second time and ordered engrossed.

Senate Bill No. 392 was read a second time and ordered engrossed.

Engrossed House Bill No. 553 was read a second time and passed to third reading.

Senate Bill No. 343 was read a second time and ordered engrossed.

Engrossed House Bill was read a second time and passed to third reading.

Engrossed House Bill was called up by Senator Wiggs.

Senator Kennedy moved that the rule be suspended as to the printing of the bill.

The motion was carried.

The bill was read a second time and passed to its third reading.

Senate Bill No. 402 was read a second time and ordered engrossed.

Engrossed House Bill No. 189 was read a second time and passed to its third reading.

Senate Bill No. 400 was read a second time and ordered engrossed.

Senator Baker called up Senate Bill No. 100 and moved to suspend the constitutional rule, that the bill be read a second time, considered engrossed, read a third time by sections and placed upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bird, Boord, Boyd, Cranor, Ellison, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

Those voting in the negative were :

Senators Akin, Bingham, French, Fulk, McKelvey, Stuart, Sweeney. Total, 7.

So the rule was suspended.

Senator Baker offered the following amendment :

MR. PRESIDENT :

I move that Senate Bill No. 100 be amended by substituting as the number of the Huntington County Circuit, fifty-six in lieu of fifty-third.

BAKER.

The motion carried.

The bill was read a second time by title, considered engrossed, read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Barnes, Beck, Bird, Boyd, Crumpacker, Gifford, Gilman, Griffith, Hobson, Holland, Kern, Kopelke, Leyden, Loveland, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, Morgan, Newby, Parker, Smith, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total 31.

Those voting in the negative were :

Senators Akin, Bingham, Ellison, French, Fulk, Holland, Kennedy, McKelvey, McLean, McManus, Moore, Seller, Stuart, Sweeney. Total, 14.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Sweeney moved to adjourn.

The motion was lost.

Senate Bill No. 385 was read a second time.

Senator Beck moved to suspend the constitutional rule, that the bill be read a second time by title, considered engrossed, be read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Boyd, Crumpacker, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 40.

Those voting in the negative were:

Senators Barnes, Ellison, Loveland. Total, 3.

So the rule was suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Boyd, Ellison, French, Fulk, Gifford, Gilman, Griffith, Kennedy, Kern, Leyden, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Yaryan. Total, 29.

Those voting in the negative were:

Senators Barnes, Boord, Cranor, Crumpacker, Hobson, Holcomb, Holland, Kopelke, Magee, McManus, Morgan, Vail, Wishard. Total, 13.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 212, an act concerning Live Stock Insurance Companies. Respectfully,

MYRON D. KING,
Private Secretary.

Senator Gifford called up Senate Bill No. 598, and moved that the constitutional rule be suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being upon the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bingham, Boord, Boyd, Cranor, Ellison, Fulk, Gifford, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 37.

No Senator voting in the negative.

So the rule was suspended and the bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bingham, Bird, Boyd, Cranor, Crumpacker, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stewart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 42.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Senator McLean, Chairman of the Committee on Railroads, made the following report:

MR. PRESIDENT:

Your Committee on Railroads, to whom was referred Senate Bill No. 220, introduced by Senator Kern, have had the same

under consideration and have directed me to report the same back to the Senate with the recommendation that the bill do pass.

W. E. McLEAN,
Chairman.

The report was concurred in.

Senator McHugh, of Tippecanoe, moved to amend the motion of Senator McGee by inserting 9 o'clock A. M. to-morrow, in lieu of 7:30 P. M. to-day.

The motion carried.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

WEDNESDAY MORNING.

MARCH 1, 1893.

The Senate convened at 9 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. W. H. Xander, of Jeffersonville, Indiana.

After reading a portion of the Journal of the previous day, on motion of Senator Ellison, the further reading of the Journal was dispensed with.

Senate Bill No. 157 was read a second time.

Senator McCutcheon offered the following amendment:

MR. PRESIDENT:

Resolved that Senate Bill No. 157 be amended as follows:

That in section 1, line 6, after the word "purchase" insert the words "or lease;" in line 7, after the word "purchase" insert the words "or lease."

Section 2. Line 2, after the word "purchase" the words "or lease."

Section 3. Line 7, omit the word "for" and in lieu thereof the word "and;" line 19, omit the word "by" and in lieu thereof the word "with;" line 25, omit the word "each" and in lieu thereof the word "such."

The amendment was adopted.

Senator McCutcheon moved that the constitutional rule be suspended; that the bill be read a second time by title, considered engrossed; read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray. Total, 38.

No Senator voting in the negative.

The rule was suspended.

The bill was read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore,

Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 39.

No Senators voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Senator McHugh of Marion called up Engrossed House Bill No. 192.

The question now recurring on the adoption of the majority report.

Senator Magee demanded the previous question.

The question being, Shall the Senate second the demand for the previous question?

The demand was not seconded by the Senate.

The question being, Shall the majority report be adopted?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Bird, Crumpacker, Griffith, Kern, Kopelke, Leyden, McHugh of Marion, McHugh of Tippecanoe, Seller, Stuart, Wishard. Total, 12.

Those voting in the negative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Boord, Boyd, Chandler, Cranor, French, Fulk, Gifford, Gilman, Hobson, Holcomb, Holland, Kennedy, Loveland, Magee, McCutcheon, McDonald, McGregor, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 37.

So the majority report failed on its adoption.

Engrossed House Bill No. 387 was read a second time.

Senator Morgan offered the following amendment:

MR. PRESIDENT:

I move to amend Engrossed House Bill No. 387, as follows:

First. That the words "Monday of January, 1894," occurring after the words "on and after the first" and before the words "be governed by the provisions of this act," in section

one of said engrossed bill be stricken out, and that the words "Tuesday of May, 1894," be inserted in lieu thereof.

Second. That the words "October election, 1893, shall be filled at such election, said Councilman to serve until the first Monday of January, 1896," occurring after the words "existing before and at the time of the," and before the words "such election shall be held in conformity to," in said section two, be stricken out, and the words "May election, 1894, shall be filled by appointment by the Mayor, said Councilman to serve until the first Tuesday of May, 1894," be inserted in lieu thereof.

Third. That the words "Monday of January," occurring after the words "on and after the first, the Common Council," in section three, be stricken out, and there be inserted in lieu thereof, the words "Tuesday of May."

Fourth. That the words "Monday of January, 1894," occurring after the words "hereby abolished on and after said first," and before the words "except as herein otherwise provided," in said section three, be stricken out and the words "Tuesday in May, 1894," be inserted in lieu thereof.

Fifth. That the words "first Monday of January, 1896," occurring after the words "shall hold their offices until the," and before the words "provided, however," in section three, be stricken out and the words "first Tuesday of May, 1894," be inserted in lieu thereof.

Sixth. That the words "Monday of January," occurring after the words "twelve o'clock, noon, on the first," and before the words "following such election," in section eleven of said bill, be stricken out and the words "Tuesday of May" be inserted in lieu thereof.

Seventh. That the words "January, 1894," occurring in section fourteen after the words "on the second Tuesday of the," and before the words "at 7:30 p. m. in the council chamber," be stricken out and the words "May, 1894," be inserted in lieu thereof.

Eighth. That the words "first Monday of January," occurring in section 42, after the words "noon on the" and before the words "next after their election," be stricken out and the word "Thursday" be inserted in lieu thereof.

Ninth. That the words "that the treasurer elected thereof shall serve as comptroller of such city until the expiration of the term for which he has been elected: *Provided*, That he qualify, as herein provided," occurring in section 111 after the words "such city may designate," the same being the last part of said section 111, be stricken out.

Tenth. That the words "October, 1895, and every two years hereafter, and shall hold their offices for the term of two years.

Wherever in such cities there is at present a Board of Trustees of Water Works elected by the people, they shall hold their office until noon of the first Monday of January after said election on the first Tuesday in October, 1895," occurring in section 136 after the words "on the first Tuesday in," being the last part of section 136, be stricken out and the words "May, 1894, and every two years thereafter, and shall hold their office for the term of two years. Whenever in such cities there is at present a Board of Trustees of the Water Works located by the people, they shall hold their office until noon of the first Thursday after said election, on the first Tuesday in May, 1894."

Eleventh. That the words "Monday of January, 1894," occurring in section 137, after the words "repealed on and after the first," and before the words "in so far as," be stricken out and the words "Tuesday of May, 1894," be inserted thereof.

Twelfth. That the words "there shall be an election in such city on the first Tuesday of October, 1893, for the election of Mayor, Clerk and Councilmen and every two years thereafter for the election of Mayor, Clerk and Councilmen as hereinafter provided" occurring after the word "provided" in section 2, and before the word "provided" in section 2, be stricken out and the following inserted in lieu thereof, viz.:

An election in such cities shall be held biennially as hereinafter provided on the first Tuesday in the month of May for the election of Mayor, Clerk and Councilmen, and the first election hereafter for such officers shall be held in such cities on the first Tuesday in May, A. D., 1894.

Thirteenth. That the words "officers of such city" occurring in section 3 after the word "all" and before the word "created" shall be stricken out and the word "officers" inserted in lieu thereof.

Fourteenth. That the words "all such officers occurring in section 3 after the word "time" and before the word "shall" be stricken out and the words "the officers filling the same" be inserted in lieu thereof.

Fifteenth. That section 138 be stricken out and the following inserted in lieu thereof, viz.:

SEC. 138. Whereas an emergency exists for the immediate taking effect of this act the same take effect and be in force from and after its passage.

Sixteenth. That the word "passage" in section 3 occurring after the words "in case such city prior to the" and before the words "of this act shall have commenced" be stricken out and the words "taking effect" inserted in lieu thereof.

Senator Morgan moved that the constitutional rule be suspended, the amendment be considered engrossed, the bill be read a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Boord, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Seller, Smith, Stuart, Thompson, Wiggs, Wray, Yaryan. Total, 38.

Those voting in the negative were:

Senators Gilman, Loveland, Vail and Wray. Total, 4.

So the rule was suspended.

The amendment was considered engrossed, the bill read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Griffith, Holcomb, Holland, Kennedy, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh, of Tippecanoe, McKelvey, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs and Wray. Total, 33.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Craynor, Crumpacker, Hobson, Loveland, McManus, Newby, Thayer, Vail, Wishard and Yaryan. Total, 13.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Senator Kern moved that the vote taken by which Senate Bill No. 396 was passed be reconsidered.

The motion carried.

Senator Kern moved that the constitutional rule be suspended, that the bill be read a second time by title, considered engrossed, read a third time by sections and put upon its passage.

The question being upon the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Chandler, Crumpacker, Ellison, French, Fulk, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

Those voting in the negative were:

Senator Gilman. Total, 1.

So the rule was suspended and the bill read a second time by title, considered engrossed, read a third time by sections and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Crumpacker, Ellison, French; Fulk, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 42.

Those voting in the negative were:

Senator Gilman. Total, 1.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 321, an act regulating the furnishing of books for use in the common schools.

Very respectfully,

MYRON D. KING,
Private Secretary.

Senator Wishard called up Engrossed House Bill No. 297.

Senator Wishard moved to suspend the constitutional rule, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of

Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total 44.

No Senator voting in the negative.

The rule was suspended.

The bill was read a second time.

Senator McHugh, of Marion, offered the following amendment:

MR. PRESIDENT:

I move to strike out the word "eighteen" and insert in lieu thereof the word "fifteen."

McHUGH, of Marion.

The question being on the adoption of the amendment.

The ayes and noes being demanded by Senators McHugh and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Bird, Boyd, Chandler, Ellison, French, Gilman, Kennedy, Magee, McCutcheon, McGregor, McHugh of Marion, McLean, Moore, Morgan, Parker, Seller, Stuart, Thayer, Vail, Wiggs, Wray. Total, 22.

Those voting in the negative were:

Senators Akin, Baker, Bingham, Boord, Cranor, Crumacker, Fulk, Gifford, Griffith, Hobson, Holcomb, Holland, Kern, Kopelke, Leyden, Loveland, Lynn, McKelvey, McManus, Newby, Smith, Sweeney, Thompson, Wishard, Yaryan. Total, 25.

The amendment failed of adoption.

The bill was read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 42.

Those voting in the negative were :

Senators Chandler, Gilman, McHugh of Marion, Moore, Parker. Total, 5.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Message from the House on Engrossed House Bill No. 529 :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 529, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 529, introduced by Representative Cullop, entitled :

A bill for an act making appropriations for the State Government and its institutions, making certain specific appropriations, directing the application of such appropriations, requiring accounts to be kept by the fiscal years of the State, and repealing inconsistent laws.

Read first time, and on motion of Senator Magee was ordered printed and made special order for Thursday at 9:30 A. M., to be considered by the Senate in the Committee of the Whole.

Engrossed Senate Bill No. 291 was read a third time.

The question being, Shall the bill pass?

Senator Loveland offered the following motion :

MR. PRESIDENT :

I move to refer Senate Bill No. 291 to a Special Committee of One, with direction to amend as follows :

First. Strike out the sentence beginning: "In any prosecution under this act," and insert in lieu thereof the following: "In any prosecution under this act the defendant may give in evidence any subsequent publication which may have been published by the defendant and given place in the paper in which the original publication was made as prominent as that given with original publication, which evidence shall go to the question of malice only."

Second. After the word "whoever," in line one of section 2, insert the words: "makes, composes, dictates, prints or writes a libel to be published or knowingly procure the same to be done, or whom."

Senator McHugh, of Tippecanoe, moved to lay the motion on the table.

Senator Magee moved that Senate adjourn.

Which motion was lost.

The question recurring on the motion of Senator McHugh to lay Senator Loveland's motion upon the table.

LOVELAND.

The question being, Shall the motion be tabled?

The ayes and noes being called for by Senators Magee and Loveland.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Bird, Boord, Boyd, Chandler, Cranor, French, Fulk, Gilman, Griffith, Hobson, Kennedy, Kern, Kopelke, Leyden, Lynn, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Seller, Smith, Sweeney, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 30.

Those voting in the negative were:

Senators Akin, Crumpacker, Ellison, Holcomb, Loveland, Magee, McCutcheon, McDonald, McGregor, McManus, Newby, Parker, Stuart, Thayer. Total, 14.

So the motion carried.

On motion of Senator Boord the Senate adjourned.

WEDNESDAY AFTERNOON.

MARCH 1, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has signed Engrossed House Bill No. 90 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 90, entitled:

A bill for an act to amend section 1 of an act to authorize Boards of Commissioners to accept certain gravel roads and maintain the same, and declaring an emergency. Approved April 8, 1885, and designated as section 1470 of Elliot's Supplement.

Read first time and referred to the Committee on Roads.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 566 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 566, entitled:

A bill for an act regulating the issuing of warrants, orders, bonds and notes and all other evidences of indebtedness of townships by Township Trustees, providing for the registration of such evidences of indebtedness, providing for the limitation of the time within which they must be paid and fixing penalties for the violation of the provisions of this act.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 403, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The Lieutenant-Governor announced that he had signed Engrossed House Bills Nos. 533, 346, 586 and 573.

Engrossed Senate Bill No. 229 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senátors Akin, Baker, Barnes, Beck, Bingham, Boyd, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Moore, Morgan, Newby, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 33.

Those voting in the negative were:

Senators Bird, Boord, Chandler, Cranor, Ellison, Kennedy, McGregor, Seller, Smith, Stuart. Total, 10.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 133, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 181, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 322, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 338, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed Senate Bill No. 354 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard and Wray.
Total, 44.

Senator Yaryan voting in the negative.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 330 was read a third time and placed upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Boord, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 43.

No Senators voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 351 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Boord, Boyd, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

Those voting in the negative were:

Senators Chandler, Cranor, McGregor, Newby. Total, 4.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 553 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Bird, Boyd, Cranor, Ellison, French, Fulk, Gifford, Griffith, Hobson, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

Those voting in the negative were:

Senators Boord, Chandler, Crumpacker, Gilman. Total, 4.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 402 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Bingham, Boord, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kern, Kopelke, Lynn, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Vail, Wray. Total, 31.

Those voting in the negative were:

Senators Akin, Boyd, Chandler, Kennedy, Magee, McGregor, Moore, Smith, Thompson, Yaryan. Total, 10.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Acts Nos. 322 and 403, have examined the same and find them correctly enrolled, and said bills are this day delivered to the Governor of the State.

F. M. GRIFFITH,
Chairman.

Engrossed Senate Bill No. 151 was read a third time and placed upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Boyd, Cranor, Crumpacker, Gilman, Magee, McCutcheon, McDonald, McManus, Moore, Newby, Seller, Thayer. Total, 13.

Those voting in the negative were:

Senators Akin, Bingham, Chandler, Ellison, French, Fulk, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Parker, Smith, Stuart, Sweeney, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 27.

So the bill failed to pass.

The Lieutenant-Governor announced that he had signed Engrossed House Bill No. 297, also Senate Bills Nos. 322 and 403.

Engrossed House Bill No. 405 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Beck, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holland, Kennedy, McDonald, McKelvey, McLean, McManus, Moore, Newby, Seller, Stuart, Thompson, Wishard, Wray. Total, 26.

Those voting in the negative were:

Senators Akin, Bingham, Chandler, Holcomb, Kern, Kopelke, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, Morgan, Parker, Smith, Sweeney, Thayer, Wiggs, Yaryan. Total, 19.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

Engrossed Senate Bill No. 202 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Griffith, Holland, Kennedy, Kern, Kopelke, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Smith, Stuart, Thayer, Thompson, Wiggs, Wishard, Wray. Total, 32.

Those voting in the negative were:

Senators Akin, Boyd, Holcomb, Yaryan. Total, 4.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 31 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bingham, Boord, Boyd, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Kern, Kopelke, Leyden, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Smith, Thayer, Thompson, Wiggs, Wray, Yaryan. Total 32.

Those voting in the negative were:

Senators Bird, Holcomb, Holland, Kennedy, McGregor, Parker, Seller, Stuart. Total, 8.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 596, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 596, entitled:

A bill for an act to incorporate the Young Men's Christian Association organized in this State, providing for the election of directors and trustees, the acquisition, holding and sale of real and personal property, exempting the same from taxation, regulating other matters connected therewith, and declaring an emergency.

Read first time.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 225, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 189 was read a third time and put upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith,

Hobson, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Smith, Thayer, Vail, Wiggs, Wray, Yaryan. Total, 37.

Those voting in the negative were :

Senators Bingham, Chandler, Kopelke, Parker, Seller, Stuart, Sweeney, Thompson. Total, 8.

So the bill passed and the title of the bill was ordered to stand on the title of the act.

Engrossed Senate Bill No. 295 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

• The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 40.

Those voting in the negative were :

Senators Holland, Moore. Total, 2.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Senator Parker moved that when the Senate adjourn, it adjourn until to-morrow at 9 o'clock A. M.

Engrossed Senate Bill No. 340 was read a third time and put upon its passage.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Bingham, Bird, Boord, Boyd, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke,

Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 42.

Those voting in the negative were :

Senators Newby, Vail. Total, 2.

So the bill passed and the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 404 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bingham, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, Moore, Parker, Smith, Sweeney, Thayer, Thompson, Wiggs, Wishard, Yaryan. Total, 30.

Those voting in the negative were :

Senators Baker, Bird, Boord, Boyd, Chandler, Cranor, Hobson, McCutcheon, McKelvey, McManus, Newby, Seller, Stuart, Vail, Wray. Total, 15.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

The following message was received from the Governor :

MR. PRESIDENT :

I am directed by the Governor to inform the Senate that he has nominated Laura Ream, of Marion County, as a member of the Board of Managers of the Reform School for Girls and Women's Prison, for the term of four years from March 4, 1893, and the same is respectfully referred to the Senate for its consideration.

MYRON D. KING,
Private Secretary.

Read and referred to the Committee on Executive Appointments.

Engrossed Senate Bill No. 392 was read a third time and put upon its passage.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beek, Bingham, Chandler, Crumpacker, French, Fulk, Gifford, Griffith, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Smith, Stuart, Wiggs, Wray. Total, 26.

Those voting in the negative were:

Senators Boyd, Cranor, Ellison, Gilman, Hobson, Holcomb, Newby, Seller, Sweeney, Thayer, Vail, Yaryan. Total, 12.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 143, together with Engrossed House Amendment, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The following are the Engrossed House Amendments to Engrossed Senate Bill No. 143:

Amend section ten (10), second paragraph, after word "persons" by adding "and to guarantee or become surety for the faithful performance of his duties by any guardian, executor, administrator, assignee, receiver, or other trustee, or any public officer or agent, or any officer, agent, servant or employe of any person, firm or corporation.

The question being, Shall the Senate concur in the House amendment on Engrossed Senate Bill No. 143?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Bingham, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Griffiths, Hobson, Hol-

comb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 38.

Those voting in the negative were:

Senators Gilman, Moore and Seller. Total, 3.

The amendment was concurred in.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 452, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 452, entitled:

A bill for an act to set apart and constitute a fund for military purposes, and declaring an emergency.

Read first time and referred to the Committee on Military Affairs.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 134, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 134, entitled:

A bill for an act concerning the taxation of real estate encumbered by mortgage, and declaring an emergency.

Read first time and referred to the Committee on Finance.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 512, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 512, entitled:

A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, and to apportion the same among the several counties of the State, and to repeal all laws in conflict therewith.

Read first time and referred to the Committee on Legislative Apportionment.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 493, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 493, entitled:

A bill for an act supplemental to an act entitled "An act providing for the inspection of all kinds of oils that shall be used for illuminating or combustion purposes, regulating the sale of said oils, providing for certain appointments and removals to be made by the Governor, defining what shall constitute certain misdemeanors, prescribing penalties, repealing certain laws and containing other matters properly connected therewith, approved April 11, 1881, and acts amendatory thereof.

Read first time and referred to the Committee on Natural Gas.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 421, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 421 entitled:

A bill for act to provide for the examination and licensing of engineers in charge of stationary steam boiler and steam boilers and steam generating apparatus for cities of five thousand inhabitants and over, and for the organization of a Board of Examiners and matters connected therewith, and prescribing penalties for the violation of its provisions.

Referred to the Committee on Labor.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Concurrent Resolution No. 19, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Concurrent Resolution No. 19:

MR. SPEAKER:

WHEREAS, The United States Government, through its Navy Department, has seen proper to honor our State by naming one of the most important and recently constructed warships, "The Indiana," and,

WHEREAS, This honor and recognition should be heartily endorsed and appreciated by the State of Indiana in some fitting expression; therefore, be it

Resolved by the House of Representatives, the Senate concurring,
That the Governor of the State of Indiana be and is hereby empowered to have designed and made an appropriate flag, and present the same to the said warship as soon as practicable.

Be it further resolved, That a sum not exceeding two hundred and fifty dollars be appropriated out of any funds not otherwise appropriated, to be used for the purpose above named.

Read first time and referred to the Committee on Finance.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has adopted Engrossed House Concurrent Resolutions No. 20, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

House Concurrent Resolution No. 20:

WHEREAS, There have been material changes in the road laws of the State, and parts of the same are contained in the Statutes of 1881, other parts in the different volumes of the Acts of the Legislature running back from the present time to the Statutes of 1881; therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the State Board of Public Printing be and is hereby directed to have compiled and printed fourteen thousand (14,000) copies of the gravel and common road laws now in force in the State, and all others created at the present time of the Legislature, to be paid for out of any funds in the State Treasury not otherwise appropriated. The same to be sent by the State Board of Public Printing to the several County Auditors of the State and be by them distributed to the different Township Trustees of their respective counties: *Provided*, That not less than ten copies shall be distributed to each Trustee. The surplus copies shall remain in the hands of the Board of Public Printing for future distribution.

Read first time and referred to the Committee on Judiciary.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant-Secretary of the Senate.

THURSDAY MORNING.

MARCH 2, 1898.

The Senate convened at 9 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. G. A. Carstensen, of St. Paul's Church, Indianapolis.

After reading a portion of the journal of the previous day on motion of Senator Ellison the further reading of the journal was dispensed with.

Senator Boyd called for the report of Attorney-General Smith, requesting that it be laid upon the desks of the Senators.

Senator Holcomb called up Engrossed Senate Bill No. 352, the same was read a third time and placed upon its passage.

The question being, Shall the bill pass.

The roll was called which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Beek, Bingham, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray and Yaryan. Total, 43.

No Senator voting in the negative.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 262, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Magee moved that the Senate do now go into Committee of the Whole Senate with Senator Ellison in the chair for the consideration of Engrossed House Bill No. 529, and that when the Committee of the Whole reports that the Senate take up the order of business where it left off before going into Committee of the Whole.

The motion carried.

President Nye called the Senate to order at 12 o'clock M.

Senator Ellison, Chairman of the Committee of the Whole, made the following report:

MR. PRESIDENT:

As Chairman of the Committee of the Whole, which has had under consideration Engrossed House Bill No. 529, I desire to report progress and ask leave to sit again at 2 o'clock P. M.

ELLISON,
Chairman.

The report was concurred in, and leave was granted to sit at two o'clock P. M.

On motion of Senator Magee the Senate adjourned.

THURSDAY AFTERNOON.

MARCH 2, 1898.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 267, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 56, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has adopted Engrossed Concurrent Resolution No. 16, and that Messrs. Sulzer, Brown, Lindemuth, Richter, Haggard, Meredith, Kamp, Hamrick, Hay, Cravens, Suchanck, Clauser and Terhune were appointed as the committee on the part of the House, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 535 and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 535, entitled:

A bill for an act to secure the immediate permanent improvement of the highways of the several counties in the State, to provide for the organization of said building, saving and loan association, to secure the payment of their capital stock to secure the interest on their paid up stock, to provide a sinking fund of five (5) per cent. per annum for the payment of stock, exempting the said stock from State, county and municipal taxation, repealing all laws in conflict and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 534 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 534, entitled :

A bill for an act to legalize the following plat and addition to the city of Columbus, in Bartholomew County, in the State of Indiana, to-wit :

Lewis Sims' second addition to the city of Columbus, in Bartholomew County, in the State of Indiana, and to legalize all irregularities and defects in the proceedings, and to establish and plat, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 490 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 490, entitled :

A bill for an act to provide for the election of Road Supervisors, fixing their compensation, prescribing their duties, providing penalties for the violation thereof and repealing laws in conflict therewith.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 542, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 542:

A bill for an act entitled "An act authorizing a change of use in the lot of ground appropriated to the citizens of Indianapolis as a public burying ground by an act of the General Assembly of the State of Indiana, approved December 31, 1822, entitled "An act giving the citizens of Indianapolis a public burying ground" and dedicating said lot of ground and all the real estate between it and the White River to the city of Indianapolis, Indiana, for a public park, upon the conditions precedent, that said city shall first procure the burying ground lying between said lot of ground and Kentucky avenue for public park purposes, and shall disinter the bodies in said lot of ground and reinter them in a suitable cemetery near said city of Indianapolis.

Read first time and referred to the Committee on Affairs of the City of Indianapolis.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 435, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 435, entitled:

A bill for an act in relation to the improvement of streets, which are occupied by the tracks of any railroad company in all cities having a population of more than fifty thousand inhabitants and less than one hundred thousand inhabitants according to the United States census of 1890.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 547, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 547, entitled :

A bill for an act prescribing the duties and powers of common councils of cities in relation to requiring railroad companies to keep and maintain lights at street and railroad crossings in cities and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 316 and the same is herewith transmitted for the action of the Senate.

**CHAS. E. CRAWLEY,
Clerk.**

Engrossed House Bill No. 316, entitled :

A bill for an act to amend section two (2) of an act entitled an act to amend sections one and two of an act entitled "An act to authorize cities and towns to issue bonds for the purpose of funding their indebtedness, reducing the rate of interest on pre-existing obligations, compromising with any creditor or creditors, or taking up and cancelling bonds, notes or other obligations already due or which shall hereafter become due and making it the duty of the Common Councils of cities or the Board of Trustees of such towns to levy taxes for the payment of the interest, and to provide sinking funds for the liquidation of the principal of such bonds. Approved March 24, 1879, and declaring an emergency." Approved March 7, 1881, the same being section 3231 of the Revised Statutes of 1881, and declaring an emergency.

Read first time and referred to the Committee on Cities and Towns.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 29 as amended, and the same, with said amendments engrossed, is herewith transmitted for the action of the Senate.

**CHAS. E. CRAWLEY,
Clerk.**

Engrossed House amendments to Senate Bill No. 29 :

Amend Senate Bill No. 29, section 4, line 4, of the printed bill in the House, as amended by the minority report, by striking out the words "twenty-five" and inserting in lieu thereof the word "fifty."

Senator Parker moved to non-concur in House amendments to Senate Bill No. 29.

The motion carried.

Senator Parker moved that the President appoint a Conference Committee to act with a like committee of the House on said bill.

The President appointed Senators Parker, Magee and Wishard as such committee.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 264 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The Lieutenant-Governor announced that he had signed enrolled acts Nos, 593, 31, 553, 189, 396, 168 and 405.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 230 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The following is Engrossed House Amendment to Senate Bill No. 230 :

Amend said bill by striking out all of clause seventeen of the printed bill as follows :

“And to organize associations for the purpose of conducting any kind of business, trade or commerce that the parties in incorporating shall desire to engage in, they to set forth its nature and character in their articles of association.” Also, renumber clauses eighteen and nineteen and the language of clause nineteen to make them conform with the foregoing amendment. Also, reverse the numbering of sections two and three.

The question being, Shall the amendment be adopted?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bird, Boord, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McCutcheon, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Morgan, Parker, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 35.

Those voting in the negative were:

Senators Boyd, Cranor, Gilman, Loveland, Moore, Newby. Total, 6.

So the amendment was adopted.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 244, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 104, with House amendments, and the same is herewith transmitted for the action of the Senate.

THOMAS J. NEWKIRK,
Clerk.

The following is Engrossed House Amendment to Senate Bill No. 104: Strike out the words "money assessed against," found on page 8 of section 22 in lines 16 and 17, and insert in lieu therefor the words "benefits received by."

The question being upon the adoption of the House amendments to Engrossed Senate Bill No. 104.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray. Total, 42.

No Senator voting in the negative.

So the amendment was adopted.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 248, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 170, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

On motion of Senator Magee the Senate went into a Committee of the Whole to consider House Bill No. 529.

At 5 o'clock President Nye called the Senate to order.

Senator Ellison, Chairman of the Committee of the Whole, reported progress, and asked leave to sit again at five minutes after ten o'clock to-morrow morning, which leave was granted.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 548, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 548 :

A bill for an act entitled an act to define trusts and conspiracies against trade, declaring contracts in violation of the provisions of this act void, and making certain acts in violation thereof misdemeanors, and prescribing the punishments thereof, and matters connected therewith.

Read first time, and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 336, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 336 :

A bill for an act to empower the Board of Trustees of the Indiana Institution for the Education of the Deaf and Dumb to sell and convey certain lands now in use by said institution, and providing for the disposition of the proceeds arising therefrom, and declaring an emergency.

WHEREAS, The Indiana Institution for the Education of the Deaf and Dumb is possessed of certain lands immediately adjoining the main central tract on which the institution buildings are located, part of which said lands yields no income and could be profitably sold and conveyed, and the proceeds arising therefrom applied to the uses and benefits of said institu-

tion in the making of certain improvements imperatively demanded and hereinafter mentioned, the said lands having been purchased many years ago for the benefit of the institution and held in the name of the Trustees, their successors and assigns.

Read the first time and referred to the Committee on Benevolent Institutions.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 404, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has appointed as Conference Committee on Engrossed Senate Bill No. 29, on the part of the House, Messrs. McMullen, Deery and Lindemuth.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 599, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 599, entitled :

A bill for an act to equalize and more fully prescribe the terms of office of the Judges of the Appellate Court.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 600, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 600, entitled:

A bill for an act authorizing Boards of County Commissioners in this State, in all counties where Orphans' Homes shall have been established under existing laws, to make provisions for the support of such homes, repealing parts of laws in conflict therewith, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 549, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 549, entitled:

A bill for an act fixing the salaries of Township Assessors and Township Trustees in certain townships in this State, repealing all laws in conflict with the provisions of this act, and declaring an emergency.

Read first time and referred to the Committee on Cities and towns.

On motion of Senator Magee the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

FRIDAY MORNING.

MARCH 3, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

After reading a portion of the Journal of the previous day, on motion of Senator Kennedy, the further reading of the Journal was dispensed with.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 601, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 601:

A bill for an act to legalize the incorporation of the town of Greenville, Floyd County, Indiana, the election and qualification of its several Boards of Trustees and other officers, and all acts, orders, ordinances, resolutions, by-laws, minutes and proceedings of the Board of Trustees of said town and other matters connected therewith, and declaring an emergency.

Read first time and referred to Committee on Cities and Towns.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 453, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 453, entitled:

A bill for an act entitled an act to amend sections two hundred and fifty-four (254) of an act entitled "An act concerning

public offenses and their punishment," approved April 14, 1881, being section 2170 of the Revised Statutes of 1881 of the State of Indiana, and making the same apply to crossings.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 582, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 582:

A bill for an act concerning the supplying of such parts of county records that have been destroyed, the indexing of the same, fixing the compensation of the county officer doing such work, and declaring an emergency.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 541, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 541, entitled :

A bill for an act to amend section one (1) of an act entitled "An act in relation to conveyances of land by wives of persons of unsound mind," which was approved March 9, 1867, the same being section 2966 of the Revised Statutes of 1881, providing for the conveyance of the interest of the wife of an habitual drunkard who is under guardianship in the real estate of her husband.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 72, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 72:

A bill for an act to amend section four (4) of an act entitled, "An act concerning text-books for use in the common schools of Indiana, defining the duties and compensation of certain officers and persons in this act named, with reference to the adoption, use, purchase and accounting for such books, defining certain felonies and creating certain civil liabilities for a violation of certain of such duties, making an appropriation of money out of the State Treasury to carry out a certain provision of this act, providing what effect this act shall have upon a prior law on the same general subject and upon contracts entered into with the State thereunder, providing for the publication of this act and declaring an emergency," approved March 5, 1891.

Read first time and referred to the Committee on Education.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill, as amended, No. 157, together with Engrossed House Amendments, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following amendments were offered to Engrossed Senate Bill No. 157:

Add to section 1, the following words: "*Provided*, That no such sewer shall have an outlet into any creek or river, within ten miles above the corporate limits of any city, having a population of more than fifty thousand inhabitants according to the

last preceding United States census, where such creek or river flows through or along the corporate limits of any such city."

The question being, Shall the amendments be adopted?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Beck, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, MoHugh of Marion, MoHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray. Total, 42.

No Senators voting in the negative.

So the amendments were adopted.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 114, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 30, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 19, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following messages were received from the Governor:

EXECUTIVE DEPARTMENT,
INDIANAPOLIS, IND., March 2, 1893. }

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 322:

An act to authorize Common Council of any city to issue bonds to raise money to pay for stock subscribed to any incorporated water works company.

Also, Senate Bill No. 403:

An act to fix the terms of the Floyd Circuit Court.

Very respectfully,

MYRON D. KING,
Private Secretary.

EXECUTIVE DEPARTMENT,
INDIANAPOLIS, IND. }

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has nominated W. J. Hilligoss, of Delaware county, to be a member of the Board of Trustees for the Indiana Reform School for Boys, for the term of four years from March 1, 1893, and further directed to report the nomination of George F. McGinnis as a member of said Board to serve the unexpired term of Alfred Welshaus, expiring March 1, 1895, whose nomination was recently rejected by your honorable body, said nominations are respectfully referred to the Senate for its consideration.

Respectfully,

MYRON D. KING,
Private Secretary.

Senator Magee moved to confirm the nominations of the Governor.

The motion carried.

Senator Magee moved that the Senate go into Committee of the Whole to consider Engrossed House Bill No. 529.

The motion carried.

President Nye called the Senate to order at 12 o'clock M.

Senator Ellison, Chairman of the Committee of the Whole, reported progress and asked leave to sit again at 2 o'clock P. M., which leave was granted.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

FRIDAY AFTERNOON.

MARCH 3, 1893.

The Senate convened at 2 o'clock P. M., Lieutenant-Governor Nye in the chair.

Senator Magee moved that the Senate go into a Committee of the Whole, with Senator Ellison in the chair, to further consider House Bill No. 529.

The motion prevailed.

President Nye called the Senate to order at 5:10 o'clock P. M.

Senator Ellison, Chairman of the Committee of the Whole, made the following report on Engrossed House Bill No. 529:

MR. PRESIDENT:

I am directed by the Committee of the Whole to inform the Senate that the Committee has had under consideration Engrossed House Bill No. 529, and recommend the following amendments: Amend by striking out of line 6, in section 2, item 1, after the words "Private Secretary" the word "fifteen" and substitute therefor the word "eighteen." Amend by inserting in line 47, after the word "dollars," the following: "For the stenographer of the Attorney-General's office, seven hundred dollars."

Amend line 57, page 3, by inserting the words "eleven hundred" before the word "dollars."

Amend line 57 by striking out the word "eight" and insert "nine."

Amend section 2, item 7, by striking out the phrase "six hundred" in line 60 and insert in lieu thereof the phrase "seven hundred and twenty."

Amend by striking out in line 76 of page 8 the word "seven" and insert in lieu thereof the word "nine."

Amend by striking out of line 80 of the bill the words "two hundred and fifty," and inserting in lieu thereof the words "five hundred."

Amend by striking out the word "Provided," in line 85, and all of lines 86, 87 and 88. Also, by striking out from the word "Provided," in line 90, to the word "Circuits," in line 94, inclusive.

Amend by striking out the words "eighty-five," where they occur in line 121 in the bill, and insert the words "ninety-five."

Amend by striking out the word "making," at the end of line 123, and by inserting in lieu thereof the words "for the constructing of a new assembly hall and converting wards into dormitories and making other changes in the present buildings to increase the capacity of said Hospital."

Amend by inserting the word "six" after the word "twenty," in line 124.

Amend to read in line 124 "thirteen," and in line 126 to read "thirteen thousand."

Amend by striking out the words "eighty-five," in line 128 of the bill, and insert in lieu thereof the words "ninety-five."

Amend by striking out the word "eighty" and insert the words "eighty-five."

Amend by inserting the following after the word "dollars," in line 148: "Provided, that for each of the two years herein provided for, the members of the Board of Trustees shall each be paid the sum of four hundred dollars a year, payable quarterly, and no traveling expenses or other allowances shall be paid said managers or any of them."

Amend by inserting in item 12, line 152, after the word "dollars" the following: "For the erection and equipment of a custodial building for the feeble-minded children of the State,

to be located on the grounds of the State near Fort Wayne, the sum of one hundred and ten thousand dollars, one-half of said sum to be paid in the year 1893, and the other half in the year 1894."

Amend item 12 in line 151 by striking out the word "eighty" where it occurs in line 151, and insert the word "ninety," provided that \$10,000 of said sum shall not be payable until November, 1894.

Amend by striking out of section 2 all that part thereof relating to the Indiana Soldiers' and Sailors' Orphans' Home, being that part of line 157 following the word "youth" and all of lines 158 and 159 and that part of line 160 to and including the word "dollars," and insert in lieu thereof the following:

For the Indiana Soldiers' and Sailors' Orphans' Home for maintenance, \$100,000; for current repairs of buildings and premises and incidental expenses, \$3,000; for library and reading room, \$500; for salaries of trustees and superintendent, \$3,000; for salary of steward, \$900; for salary of principal teacher, \$720. By way of specific appropriation for immediate use, \$10,450, for the following purposes: Grading the grounds, constructing roads and fences, extending the main sewer, sink-two water wells and connecting them with water supply system, and constructing and finishing a bath house, and a greenhouse for garden plants. Amend by striking out the word "fifty," in line 169, and insert in lieu thereof the words "seventy-five;" also, amend said bill in line 170 so as to read "\$37,550," also to amend line 171 by making the same read "\$37,550."

Amend by striking out the word "thirty" on page 6, line 173, and insert in lieu thereof the word "fifty."

Amend item 14 by striking out the word "sixty" in line 208 and insert in lieu thereof the word "seventy."

Amend by striking out the words "Natural Gas Inspector," in lines 242 and 243, in section No. 2, and insert in lieu thereof the words "Supervisor of Natural Gas."

Amend by inserting the following:

For expenses attending the dedication of the Indiana Soldiers' and Sailors' Monument, and for the reception and entertainment of soldiers, sailors and marines attending said dedication and the Twenty-seventh Annual Encampment of the Grand Army of the Republic, to be held in the city of Indianapolis in September, 1893, the sum of twenty-five thousand dollars, to be paid by the Treasurer of State on a warrant by the Auditor of State, hereby authorized to be issued to the chairman of the Citizens' Executive Board, Twenty-seventh National Encampment, G. A. R., when the sum of seventy-five thousand dollars has been raised in the city of Indianapolis for such purpose.

Amend item 14, line 191, by striking out all of said item after the word "institutions" and before the word "for maintenance," line 192, and insert the following:

"For maintenance, improvement and repairs of the State Prison South, for the fiscal year ending October 31, 1894, eighty-five thousand, and the Warden and Board of Directors are hereby authorized to use any unexpended part of each or either appropriation for the said fiscal years 1894 and 1895 not to exceed ten thousand dollars in any one year for the purpose of purchasing material to complete the wall, put in iron wagon gate, build new streets, ditches, drains and sewers on the inside of the prison grounds newly added, and to build additional workshops and to macadamize the street in front of the prison and other needed improvements, said improvements to be made under the direction of the Warden and Board of Directors, and a separate account of the same kept and vouchers filed with the Auditor of State at the end of each fiscal year: *Provided*, That prison labor may be employed as far as practicable in the construction and building of said improvements.

Amend by adding in line 255 after the word "dollars," the following:

"*Provided*, The report of the society shall be published annually by the Commissioners of the Public Printing and Binding in the same manner as other State reports."

Amend by inserting after the end of line 286 the following:

"To pay to M. A. Downing and D. P. Erwin, for the use of the members of the Indiana State Agricultural and Industrial

Board, created by the General Assembly of 1891, to reimburse the members of said Board for their expenses actually paid, the sum of six hundred and twelve dollars and ninety-five cents.

Amend by striking out of item 17 and insert the following :

“For the support of the Indiana Legion the sum of thirty-seven thousand dollars annually, which shall be set apart and constitute a fund for military purposes, the said sum being for the years 1893 and 1894, and shall be due and payable June 1, 1893, and June 1, 1894.”

Amend by striking out lines 297, 298 and 299 of item 18.

Amend by adding after line 317 the following item :

“To pay to Harriet Ward, widow of the late Thomas B. Ward, deceased, the sum of three hundred and forty-four dollars, for services rendered by the said Thomas B. Ward as special judge in the counties of Benton, Clinton, Fountain and Montgomery, and the Auditor of State is ordered to draw his warrant in favor of Harriet Ward for said amount.”

Amend by adding to section 2 the following :

“The sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any moneys in the State Treasury not otherwise appropriated, payable to the Board of Commissioners for the removal of the limestone ledge in the Kankakee River, to be used by said Board to carry out and complete the work of removing said limestone ledge in accordance with the statutes heretofore enacted therefor.”

Amend by adding to item eighteen (18) the following :

“To pay to Mrs. Sarah May, widow of Edwin May, deceased, the sum of five thousand dollars, being the amount allowed the said Edwin May in his lifetime, on the first day of September, 1860, by the Directors and Board of Control for the construction of the Northern State Prison for prison plans, cell fashioning and entire plans and specifications for said prison furnished by the said Edwin May at the request of said Board of Control.”

Amend by adding the following at the close of section two (2) : “the sum of two thousand dollars is hereby appropriated from any funds in the treasury not otherwise appropriated by

law, which shall be placed to the credit of the State Soldiers' and Sailors' Monument Commission, which sum is to be expended in designing and constructing such a pedestal as the said commission shall deem suitable and appropriate for the monument of the late Governor, Oliver P. Morton, now occupying a place on the south side of Circle Park, in the city of Indianapolis, the money so appropriated to be paid out upon warrants of the Auditor of State upon the requisition of the said Board of Commissioners of the State Soldiers' and Sailors' Monument as now prescribed by law for the erection of the said Soldiers' and Sailors' Monument."

Amend by inserting in line 175 after the word "dollars," the following:

Provided, That the Chemist of Purdue University shall be required to make analyses of water or articles of food when requested to do so by the State Board of Health.

Amend by inserting after the end of line 292 the following:

To pay the claim of John W. Murphy for services as janitor of the State Library in the year 1887, from February 1, 1887, the sum of twenty-five dollars.

Amend line 237 by striking out the word "four" and insert in lieu thereof the word "five."

Amend by inserting the following after the words "State Treasury" in line 225:

Provided, That nothing in this act shall be construed as conflicting with the provisions of an act approved March 9, 1891, entitled: "An act to regulate the industrial education of the pupils of the Indiana Institute for the education of the Deaf and Dumb, the Indiana Institute for the Education of the Blind, and the Indiana School for the Feeble-Minded Youth, and declaring an emergency."

Amend by adding at the end of section 3 the words "and shall be allowed only once."

Amend by adding after the word "dollars" in line 64 the following:

For the salary of a clerk for the Reporter of the Supreme Court "six hundred dollars," and by adding after the word

“cents,” in line 69, the following: “For the salary of the clerk of the Reporter from January 31, 1893, to October 31, 1893, at the rate of \$600.”

And we recommend that when the bill is so amended that it do pass.

DAVID H. ELLISON,
Chairman.

. Engrossed House Bill No. 529 was read a second time by title, and the amendments thereto were ordered engrossed, and the bill was passed to its third reading.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 360, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message from the House was received:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 194, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has adopted Senate Concurrent Resolution No. 10, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 42, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The Lieutenant-Governor announced that he had signed Enrolled House Act No. 118.

The following message was received from the House:

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 290, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 290 :

A bill for an act to ratify and confirm the appointment of George W. Julian and William A. Meley, as counsel and agents for the State of Indiana, to procure a settlement of the claims of said State against the United States for lands and money arising under and growing out of the acts of Congress of September 28, 1850, known as the Swamp Land Grant, and of March 2, 1855, and March 3, 1857, or either of them, and to provide for the compensation of said Julian and Meley for such services, and declaring an emergency.

Read first time and referred to the Committee on Swamp Lands.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has adopted Engrossed House Concurrent Resolution No. 3, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

House Joint Resolution :

WHEREAS, It is represented that the fund appropriated by the State of Indiana to build a State Soldiers' and Sailors' Monument is being diverted from its original and legitimate purpose by placing upon said monument the entire record of Indiana's heroism and loyalty from the earliest period of our history instead of limiting it wholly to the late war for the preservation of the Union ; and,

WHEREAS, It is demanded that the Commissioners having charge of the work be removed because of said action by them ; therefore,

Be it resolved by the General Assembly of the State of Indiana, That in putting said record, to which objection is made, upon the monument, the fund appropriated by the General Assembly has not been diverted from its original purpose, which was to build a State Soldiers' and Sailors' Monument to all the soldiers of Indiana regardless of the period in which they served, and that the action of the said State Soldiers' and Sailors' Monument Commission is hereby approved.

Read first time and referred to the Committee on Soldiers' and Sailors' Monument.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 402, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The Lieutenant-Governor announced that he had signed Enrolled House Act No. 387 :

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report :

MR. PRESIDENT :

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bills Nos. 181, 244, 170, 56, 248, 262, 267, 404,

264, 143, 230 and 104, have examined the same and find them correctly enrolled, and said bills are this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 100, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 392, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The Lieutenant-Governor announced that he had signed Enrolled Senate Acts Nos. 392, 402, 157, 19, 30, 194, 360, 114 and 352.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 59, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT :

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 599, introduced by Mr. Fippen, beg

leave to report that they have had the same under consideration and recommend that the bill do pass.

F. M. GRIFFITH,
Chairman.

The report of the committee was concurred in, and Engrossed House Bill No. 599 was then read a second time and passed to a third reading.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 549, have had the same under consideration and recommend that said bill do pass.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Engrossed House Bill No. 549 was read a second time and passed to a third reading.

The Judiciary Committee made the following report:

MR. PRESIDENT:

Your committee, to whom was referred Engrossed House Bill No. 582, have had the same under consideration, and recommend the passage thereof.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

The bill was read a second time and passed to its third reading.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, to whom was referred Engrossed House Bill No. 576, introduced by Mr.

McIntyre, have had the same under consideration, and beg to report the same back with the recommendation that said bill do pass.

LEYDEN,
Chairman.

The report of the committee was concurred in.

Engrossed House Bill No. 576 was read a second time and passed to its third reading.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 453, have had the same under consideration, and recommend the passage thereof.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Engrossed House Bill No. 453 was read a second time and passed to its third reading.

Engrossed House Bill No. 415 was read a second time and passed to a third reading.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary have had under consideration Engrossed House Bill No. 360, and recommend the passage thereof.

SENATOR GRIFFITH,
Chairman.

The report was concurred in.

The bill was read a second time and passed to its third reading.

Engrossed House Bill No. 315 was read a second time and passed to its third reading.

Engrossed House Bill No. 79 was read a second time and passed to its third reading.

Engrossed House Bill No. 386 was read a second time and passed to its third reading.

Senator Griffith, Chairman of the Committee on Cities and Towns, made the following report:

MR. PRESIDENT:

Your Committee on Cities and Towns, to whom was referred Engrossed House Bill No. 316, have had the same under consideration and recommend the passage thereof.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

The bill was read a second time and passed to its third reading.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee, to whom was referred Engrossed House Bill No. 198, beg leave to report the same back with the recommendation that the bill do pass.

F. M. GRIFFITH,
Chairman.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Judiciary Committee recommend the passage of Engrossed House Bill No. 547.

F. M. GRIFFITH,
Chairman.

The report was adopted.

Read a second time and passed to third reading.

Engrossed House Bill No. 441 was a second time read and passed to third reading.

On motion of Senator McHugh, of Tippecanoe, the Senate adjourned.

MORTIMER NYE,
President of the Senate.

J. F. FRIEDMAN,
Assistant Secretary of the Senate.

SATURDAY MORNING.

MARCH 4, 1893.

The Senate convened at 10 o'clock A. M., Lieutenant-Governor Nye in the chair.

After reading that portion of the Journal of the previous day relating to Engrossed House Bill No. 529, the further reading of the Journal was dispensed with.

The following message was received from the Governor:

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 133, an act to authorize incorporated towns to pay for the lighting of streets with electricity; also Senate Bill No. 225, an act to amend an act requiring corporations, companies, etc., engaged in mining and manufacturing in this State to pay their employes once every two weeks; also Senate Bill No. 261, an act concerning the incorporation and government of cities having more than 50,000 and less than 100,000 population; also Senate Bill No. 338, an act to authorize the assessment and appraisement of real estate in newly incorporated towns.

Respectfully,
MYRON D. KING,
Private Secretary.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 46 as amended,

and the same, with said amendments, is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following is Engrossed House Amendment to Senate Bill No. 46:

“Amend said bill by striking out the word “lawful” on line 11 of page 1 and insert in lieu thereof the word “compel.”

The question being, Shall the Senate concur in the amendment of the House?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Bingham, Bird, Chandler, Crum-
packer, French, Fulk, Gifford, Gilman, Griffith, Holcomb,
Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee,
McCutcheon, McDonald, McGregor, McHugh of Marion, Mc-
Hugh of Tippecanoe, McLean, McManus, Moore, Morgan,
Parker, Seller, Smith, Stuart, Sweeney, Thompson, Vail,
Wiggs, Wishard, Wray. Total, 37.

Voting in the negative was:

Senator Loveland. Total, 1.

So Engrossed House Amendment to Senate Bill No. 46 was concurred in.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 563, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 563, entitled:

A bill for an act to legalize and render valid unsigned records of the Circuit Courts of the various counties in the State of Indiana.

Read first time and referred to the Committee on Judiciary.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Senate Bill No. 218, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 329, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT :

Your Committee on Enrolled Senate Bills, to whom was referred Enrolled Senate Acts numbered 138, 225, 261 and 338, have had the same under consideration, and find them correctly enrolled, and said bills were this day delivered to the Governor.

GRIFFITH,
Chairman.

The unfinished business of yesterday being the consideration of Engrossed House Bill No. 529, the same was read a third time.

Senator Kennedy made the following motion :

MR. PRESIDENT :

I move that the further consideration of Engrossed House Bill No. 529 be indefinitely postponed.

KENNEDY.

Senator Parker demanded the previous question.

The question being, Shall the Senate second the demand for the previous question?

The demand was seconded by the Senate.

The question being, Shall the main question be now put?

The same was agreed to.

The question now recurring on the motion to indefinitely postpone the further consideration of Engrossed House Bill No. 529.

The ayes and noes were demanded by Senators Parker and Stuart.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Chandler, French, Holcomb, Kennedy, Lynn, McKelvey, Moore, Seller, Sweeney, Wiggs, Wray. Total, 12.

Those voting in the negative were :

Senators Akin, Baker, Beck, Bingham, Bird, Boyd, Cranor, Crumpacker, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kern, Kopelke, Leyden, Loveland, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Morgan, Newby, Parker, Smith, Stuart, Thayer, Thompson, Vail, Wishard and Yaryan. Total, 37.

The question recurring on the passage of the bill.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Beck, Bingham, Bird, Boyd, Cranor, Ellison, Fulk, Gifford, Griffith, Hobson, Kern, Kopelke, Leyden, Magee, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McLean, McManus, Morgan, Newby, Parker, Smith, Thompson and Wishard. Total, 27.

Those voting in the negative were :

Senators Baker, Barnes, Boord, Chandler, Crumpacker, French, Gilman, Holcomb, Holland, Kennedy, Loveland, Lynn, McGregor, McKelvey, Moore, Seller, Stuart, Sweeney, Thayer, Vail, Wiggs, Wray and Yaryan. Total, 23.

So the bill passed, and the title of the bill was ordered to stand as the title to the act.

Senator Griffith, Chairman of the Committee on Judiciary, made the following report:

MR. PRESIDENT:

Your Committee on Judiciary, to whom was referred Engrossed House Bill No. 270, have had the same under consideration, and beg leave to report that all after the enacting clause be stricken out, and that there be inserted in lieu thereof the following:

SECTION 1. That every railroad or other corporation, except municipal, operating in this State, shall be liable in damages for personal injury suffered by any employe while in its service, the employes so injured being in the exercise of due care and diligence, in the following cases:

First. When such injury is suffered by reason of any defect in the condition of ways, works, plant, tools and machinery, connected with or in use in the business of such corporation when such defect was the result of negligence on the part of the corporation, or of some person entrusted by it with the duty of keeping such way, works, plant, tools or machinery in proper condition.

Second. Where such injury resulted from negligence of any person in the service of such corporation, to whose order or direction the injured employe at the time of the injury was bound to conform, and did conform.

Third. Where such injury resulted from the act or omission of any person, done or made in obedience to any rule, regulation or by-law of such corporation, or in obedience to the particular instructions given by any person delegated with the authority of the corporation in that behalf.

Fourth. Where such injury was caused by the negligence of any person in the service of such corporation who has charge of any signal, telegraph office, switch-yard, shop, round house, locomotive engine, or train upon a railway, or where such injury was caused by the negligence of any person, co-employe, or fellow servant engaged in the same common service in any of the several departments of the service of any such corporation, the said person, co-employe, or fellow servant, at the time acting in the place, and performing the duty of the cor-

poration in that behalf, and the person so injured, obeying or conforming to the order of some superior at the time of such injury, having authority to direct; but nothing herein shall be construed to abridge the liability of the corporation under existing laws.

SEC. 2. Neither an employe nor his legal representative shall be entitled, under this act, to any right of compensation or remedy against the corporation in any case where the injury results from obedience to an order which subjects the employe to palpable danger; or where the injury was caused by the incompetency of the co-employe and such incompetency was known to the employe injured; or such injured employe, in the exercise of reasonable care might have discovered such incompetency; unless the employe so injured gave or caused to be given information thereof, to the corporation or to some superior entrusted with the general superintendence of such co-employe, and such corporation failed or refused to discharge such incompetent employe within a reasonable time, or failed or refused within a reasonable time to investigate the alleged incompetency of the co-employe, or superior, and discharge him, if found incompetent.

SEC. 3. The damages recoverable under this act shall be commensurate with the injury sustained, unless death result from such injury, when, in such case, the action shall survive and be governed in all respects by the law now in force as to such actions: *Provided*, That where any such person recovers a judgment against a railroad or other corporation and such corporation takes an appeal, and pending such appeal the injured person dies, and the judgment rendered in the court below be thereafter reversed, the right of action of such person shall survive to his legal representative.

SEC. 4. In case any railroad corporation which owns or operates a line extending into or through the State of Indiana, and into or through another or other States, and a person in the employ of such corporation, a citizen of this State, shall be injured, as provided in this act, in any other State where such railroad is owned or operated, and a suit for such injury shall be brought in any of the courts of this State, it shall not be competent for such corporation to plead or prove the decisions

or statutes of the State where such person shall have been injured as a defense to the action brought in this State.

SEC. 5. All contracts made by railroads or other corporations with their employes, or rules or regulations adopted by any corporation releasing or relieving it from liability to any employe having a right of action under the provisions of this act, are hereby declared null and void. The provisions of this act, however, shall not apply to any injuries sustained before it takes effect, nor shall it affect in any manner any suit for legal proceedings pending at the time it takes effect.

SEC. 6. An emergency exists for the immediate taking effect of this act and the same shall be in force from and after its passage.

And that when so amended that the bill be passed.

F. M. GRIFFITH,
Chairman.

The report was concurred in.

Senator Kern moved that the Constitutional rule be suspended, that the bill be read a second time by title, a third time by sections and put upon its passage.

The question being on the suspension of the rule.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 48.

No Senator voting in the negative.

So the rule was suspended.

The bill was read a second time by title, a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 48.

No Senator voting in the negative.

So the bill passed.

Senator Griffith offered the following amendment :

MR. PRESIDENT :

I move to amend the title to said bill, No. 270, so as to read as follows, to wit :

A bill for an act regulating liabilities of railroads and other corporations, except municipal, for personal injury to persons employed by them, fixing the rules of evidence which shall govern in such cases: *Provided*, That the decisions or statutes of other States shall not be placed or proven as a defense in this State: *And provided*, That its provisions shall not apply to any injuries sustained before it takes effect, nor in any manner any suits or legal proceedings pending at the time it takes effect, and declaring an emergency.

The motion carried.

The title to the bill as amended was ordered to stand as the title to the act.

Senator McHugh, of Tippecanoe, moved to reconsider the vote just taken on the passage of Engrossed House Bill No. 270, and that the motion lie on the table.

The motion carried.

The following message was received from the House :

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has refused to concur in the report of the joint conference committee of the House and Senate on Senate Bill No. 29, appropriating \$75,000 for the Indiana exhibit at the World's Columbian Exposition, and that the report of said committee is herewith transmitted, and that the House desires further conference with the Senate on said bill and appoints, as a committee on the part of the House, Messrs. McMahan, Passage and Richter to act with a like committee on the part of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following is the accompanying communication:

MR. PRESIDENT:

Your Conference Committee, consisting of Senators Parker, Wishard and Magee on the part of the Senate, and Representatives McMullen, Deery and Lindemuth on the part of the House, have had under consideration the question of differences between the two Houses on Senate Bill No. 29, and have agreed and do recommend that the Senate recede from the amount appropriated in said bill and fix the same at \$70,000 and have agreed and do recommend to the House that the House accept said sum of \$70,000.

SENATOR PARKER,
SENATOR MAGEE,
SENATOR WISHARD,
H. D. McMULLEN,
JAMES H. DEERY,
A. C. LINDEMUTH.

Senator Magee moved to file the communication and spread the same on the Journal.

Which motion carried.

The Lieutenant-Governor appointed the following Senators to act as a Conference Committee from the Senate with a like Committee of the House:

Bingham, Leyden and Crumpacker.

On motion of Senator Magee the Senate adjourned.

FRIDAY AFTERNOON.

The Senate convened at 2 o'clock p. m., Lieutenant-Governor Nye in the chair.

The Lieutenant-Governor announced that he had signed Enrolled House Act No. 456.

Senator McDonald moved that when the Senate adjourn that it adjourn to meet at 7:30 p. m.

The motion was lost.

The following message was received from the Governor:

EXECUTIVE DEPARTMENT,
INDIANAPOLIS, IND., March 4, 1893. }

MR. PRESIDENT:

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 19:

An act to extend the benefit of paying assessments for street improvements.

Also, Senate Bill No. 30:

An act to amend an act establishing Board of Children's Guardians.

Also, Senate Bill No. 56:

An act to amend an act providing for Metropolitan Police Commissioners and other matters connected therewith.

Also, Senate Bill No. 104:

An act to permit the formation of drainage districts for agricultural purposes.

Also, Senate Bill No. 114:

An act to amend an act providing for the organization of savings banks.

Also, Senate Bill No. 143:

An act to authorize the incorporation of loan and trust and safe deposit companies.

Also, Senate Bill No. 157:

An act authorizing the condemnation and purchase of lands and rights of way for the disposition of sewerage of the Institutions of the State.

Also, Senate Bill No. 170:

An act authorizing Trustees of Towns to appoint deputy marshals.

Also, Senate Bill No. 181:

An act concerning foreign and domestic building, loan fund and savings associations.

Also, Senate Bill No. 194:

An act providing for the title and custody of certain public school property of the State.

Also, Senate Bill No. 230:

An act to amend an act concerning the organization and perpetuity of voluntary associations.

Also, Senate Bill No. 244:

An act authorizing the Wardens of Prisons North and South to purchase and dispose of cattle and swine in certain cases.

Also, Senate Bill No. 248:

An act to amend an act entitled an act prohibiting the obstruction of ditches or drains.

Also, Senate Bill No. 262:

An act providing for the erection of a monument over the grave of Ex-Governor Jonathan Jennings.

Also, Senate Bill No. 352:

An act concerning punishment in State prisons.

Also, Senate Bill No. 402:

An act providing for indexing papers and certain records in the Clerk's Office of the Supreme Court.

Also, Senate Bill No. 404:

An act fixing compensation and prescribing the duties of certain State and county officers.

Also, Senate Bill No. 267 :

An act to repeal section 3 of an act entitled an act providing for the assessment and collection of certain taxes for the completion of the State Soldiers' and Sailors' Monument.

Also, Senate Bill No. 360 :

An act to amend an act entitled an act for the incorporation of Building, Loan Fund and Savings Associations.

Also, Senate Bill No. 46 :

An act concerning the making of private connection with sewer, gas and water pipes in cities having less than 100,000 inhabitants.

Also, Senate Bill No. 59 :

An act to provide for the recording in the Lis Pendens Record of orders of courts or judges affecting the disposition of real estate.

Also, Senate Bill No. 264 :

An act changing the name of Governor's Circle to Monument Place.

Respectfully,

MYRON D. KING,
Private Secretary.

Senator Griffith moved to suspend the order of business for the purpose of considering Engrossed House Bill No. 512.

Senator Loveland moved to lay Senator Griffith's motion on the table.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Kopelke, Loveland, McCutcheon, McManus, Thayer, Vail, Wishard. Total, 14.

Those voting in the negative were :

Senators Akin, Barnes, Beck, Bird, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden,

Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 31.

So the motion to lay on the table was lost.

Senator Loveland moved to make this bill the special order for next Monday at 10 o'clock A. M.

Senator McHugh, of Tippecanoe, moved to reject Senator Loveland's motion.

Senator Magee demanded the previous question.

The question being, Shall the Senate second the demand for the previous question?

The demand was seconded by the Senate.

The question being, Shall the main question be now put?

The same was agreed to.

The question recurring on the motion to reject, it was rejected.

The question recurring on the motion to suspend the regular order of business for the purpose of considering Engrossed House Bill No. 512.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 35.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

So the motion carried and the order of business was suspended.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 178, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No 150, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 60, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Smith, Chairman of the Committee on Banks and Banking, made the following report :

MR. PRESIDENT :

Your Committee on Banks, to whom was referred Senate Bill No. 378, introduced by Senator Griffith, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SMITH,
Chairman.

The report was concurred in.

Senator Smith, Chairman of the Committee on Banks and Banking, made the following report :

MR. PRESIDENT:

Your Committee on Banks, to whom was referred Senate Bill No. 238, introduced by Senator Holland, beg leave to report the same back with the recommendation that the same be indefinitely postponed.

SMITH,
Chairman.

The report was concurred in.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 385, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill Nos. 42, 218 and 329, find the same correctly enrolled and have transmitted the same to the Governor.

GRIFFITH,
Chairman.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bills Nos. 46, 59, 100 and 264, find the same correctly enrolled and the same were this day delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Senator Fulk, Chairman of the Committee on Legislative Apportionments, made the following majority report:

MR. PRESIDENT:

A majority of your Committee on Legislative Apportionments, to whom was referred Engrossed House Bill No. 512, introduced by Representative Ader, beg leave to report that they have had the same under consideration and recommend that the bill do pass.

R. F. STUART, Chairman.
H. B. SMITH,
R. A. FULK,
W. G. HOLLAND,
I. S. FRENCH,
I. P. LEYDEN,
HENRY J. WIGGS,
SAMUEL PARKER.

Senator Cranor, member of the Committee on Legislative Apportionment offered the following minority report:

MR. PRESIDENT:

The undersigned members of your Committee on Legislative Apportionment, recommend that the bill hereto attached and herewith submitted be substituted for House Bill No. 512, and that said substitute bill do pass.

CRANOR,
BAKER,
BOORD,
McMANUS.

The following is the substitute recommended by the minority to Engrossed House Bill No. 512:

An act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, and to apportion the same among the several counties of the State, and to repeal all laws in conflict therewith.

SECTION 1. *Be it enacted by the General Assembly of the State of Indiana*, That the General Assembly shall consist of fifty Senators and one hundred Representatives.

SEC. 2. The Senators shall be apportioned among the several counties as follows, to wit: Posey and Gibson Counties, one Senator; Vanderburgh County, one Senator; Warrick, Pike and Vanderburgh Counties, one Senator; Knox and Sullivan

Counties, one Senator; Daviess and Green Counties, one Senator; Spencer and Dubois Counties, one Senator; Orange, Crawford and Perry Counties, one Senator; Martin, Lawrence and Monroe Counties, one Senator; Floyd and Harrison Counties, one Senator; Clark and Washington Counties, one Senator; Jackson and Bartholomew Counties, one Senator; Jefferson, Jennings and Scott Counties, one Senator; Dearborn, Ohio and Switzerland Counties, one Senator; Ripley, Franklin and Union Counties, one Senator; Shelby and Decatur Counties, one Senator; Fayette and Henry Counties, one Senator; Johnson, Morgan and Brown Counties, one Senator; Clay and Owen Counties, one Senator, Vigo County, one Senator; Parke, Vermillion and Vigo Counties, one Senator; Putnam and Montgomery Counties, one Senator; Fountain and Warren Counties, one Senator; Tippecanoe County, one Senator; Marion County, three Senators; Marion and Hendricks Counties, one Senator; Hamilton, Boone and Clinton Counties, two Senators; Rush and Hancock Counties, one Senator; Madison and Tipton Counties, one Senator; Grant, Miami and Wabash Counties, two Senators; Wayne, Randolph and Jay Counties, two Senators; Delaware and Blackford Counties, one Senator; Huntington and Wells Counties, one Senator; Howard and Carroll Counties, one Senator; Cass and Pulaski Counties, one Senator; Benton, Newton, Jasper and White Counties, one Senator; Lake and Porter Counties, one Senator; Laporte and Starke Counties, one Senator; St. Joseph County, one Senator; Fulton and Marshall Counties, one Senator; Elkhart County, one Senator; Kosciusko and Whitley Counties, one Senator; Lagrange, Steuben, Noble and Dekalb Counties, two Senators; Allen County, one Senator; Allen and Adams Counties, one Senator.

SEC. 3. That said Representatives shall be apportioned among the several counties as follows, to wit: Posey County, one Representative; Gibson County, one Representative; Vanderburgh County, two Representatives; Warrick County, one Representative; Spencer County, one Representative; Perry, Crawford and Dubois Counties, two Representatives; Daviess County, one Representative; Knox and Pike Counties, one Representative; Orange, Lawrence and Martin Counties, two Representatives; Floyd and Harrison Counties, one Representative; Jackson County, one Representative; Floyd County,

one Representative; Clark and Washington Counties, one Representative; Clark County, one Representative; Jefferson County, one Representative; Scott and Jennings Counties, one Representative; Ohio and Switzerland Counties, one Representative; Bartholomew County, one Representative; Dearborn County, one Representative; Ripley County, one Representative; Franklin County, one Representative; Fayette and Union Counties, one Representative; Rush County, one Representative; Decatur County, one Representative; Shelby County, one Representative; Shelby and Hancock Counties, one Representative; Johnson County, one Representative; Morgan County, one Representative; Brown, Monroe and Owen Counties, two Representatives; Greene County, one Representative; Sullivan County, one Representative; Clay County, one Representative; Vigo County, two Representatives; Clay and Vigo Counties, one Representative; Vermillion and Warren Counties, one Representative; Parke County, one Representative; Putnam County, one Representative; Hendricks County, one Representative; Boone County, one Representative; Marion County, six Representatives; Boone and Marion Counties, one Representative; Hamilton County, one Representative; Madison County, one Representative; Madison and Tipton Counties, one Representative; Henry County, one Representative; Wayne County, two Representatives; Randolph County, one Representative; Delaware County, one Representative; Randolph, Delaware and Blackford Counties, one Representative; Jay County, one Representative; Adams County, one Representative; Wells County, one Representative; Grant County, one Representative; Huntington County, one Representative; Wabash County, one Representative; Miami County, one Representative; Howard County, one Representative; Clinton County, one Representative; Montgomery County, one Representative; Tippecanoe County, two Representatives; Carroll County, one Representative; Cass County, one Representative; Kosciusko County, one Representative; Montgomery and Clinton Counties, one Representative; Fountain County, one Representative; Huntington, Wabash and Grant Counties, one Representative; Miami and Fulton Counties, one Representative; Benton and Newton Counties, one Representative; White and Jasper Counties, one Representative; Cass and Pulaski Counties, one Represent-

ative; Lake County, one Representative; Porter County, one Representative; Laporte County, one Representative; Laporte and Starke Counties, one Representative; Marshall County, one Representative; St. Joseph County, two Representatives; Elkhart County, one Representative; Elkhart and Kosciusko Counties, one Representative; Whitley County, one Representative; Noble County, one Representative; Lagrange and Elkhart Counties, one Representative; Dekalb County, one Representative; Dekalb and Steuben Counties, one Representative; Allen County, three Representatives.

SEC. 4. All laws and parts of laws in conflict with the provisions of this act shall be and the same are hereby repealed.

Senator Cranor moved to substitute the minority report for the majority report.

The question being, Shall the minority report be substituted for the majority report?

The ayes and noes being demanded by Senators Boyd, Loveland and Cranor.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard and Yaryan. Total, 15.

Those voting in the negative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs and Wray. Total, 35.

The motion failed, and the substitute was not adopted.

The question recurring on the adoption of the majority report.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs and Wray. Total, 35.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard and Yaryan. Total, 15.

The majority report was adopted.

Senator Griffith moved that the constitutional rule be suspended and that the bill be read a second time by title, read a third time by sections and put upon its passage.

The question being, Shall the rule be suspended?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 35.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

So the rule was suspended.

Engrossed House Bill No. 512 was read a second time by title, read a third time by sections and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators, Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland,

Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, Moore, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 35.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Vail, Wishard, Yaryan. Total, 15.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has refused to concur in the Senate amendments to Engrossed House Bill No. 529, and has appointed a Conference Committee of two, consisting of Messrs. Ader and Cullop, and request the Senate to appoint a like committee on the part of the Senate.

CHAS. E. CRAWLEY,
Clerk.

On motion of Senator Magee, the President appointed on said Conference Committee, to act for the Senate, Senators Magee and Akin.

Senator Bingham, Chairman of the Conference Committee, on Senate Bill No. 29, made the following report:

MR. PRESIDENT:

Your Committee of Conference appointed by the Senate, on Senate Bill No. 29, beg leave to report that they have been unable to agree and ask to be discharged.

BINGHAM,
Chairman.

Senator Parker moved to reconsider the vote taken by which the Senate refused to concur in the House amendments to Senate Bill No. 29.

The motion prevailed.

Senator Parker moved to concur in House amendments to Senate Bill No. 29.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Hobson, Holcomb, Holland, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wishard, Yaryan. Total, 40.

Those voting in the negative were:

Senators Akin, Chandler, Gilman, Kennedy, McGregor, Vail, Wiggs, Wray. Total, 8.

So the amendments were concurred in.

Senator Akin moved to suspend the regular order of business, and that the Senate take up for consideration Engrossed House Bill No. 431.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 199, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator McHugh of Tippecanoe moved that when the Senate adjourn it adjourn to meet at 8 o'clock P. M., which motion carried.

Senator Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT :

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bills Nos. 60 and 270, find the same correctly enrolled, and have transmitted the same to the Governor.

F. M. GRIFFITH,
Chairman.

On motion of Senator McHugh of Tippecanoe the Senate adjourned.

SATURDAY EVENING.

MARCH 4, 1893.

The Senate convened at 8 o'clock p. m., Lieutenant-Governor Nye in the chair.

Senator Parker moved that the consideration of House Bill No. 481 be deferred until House bills on third reading are dispensed with.

The motion prevailed.

Engrossed House Bill No. 315 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Bingham, Bird, Boord, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Leyden, Loveland, Lynn, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan.
Total, 44.

Those voting in the negative were:

Senator Kopelke. Total, 1.

So the bill passed, and the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 549 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Bingham, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 41.

Those voting in the negative were:

Senators McGregor, McHugh of Marion, Stuart. Total, 8.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 599 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Barnes, Bingham, Bird, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Griffith, Hobson, Holland, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray, Yaryan. Total, 36.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Gilman, Kennedy, Loveland, Newby, Wishard. Total, 9.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

The following message was received from the Governor:

Hon. Mortimer Nye, President of the Senate:

SIR—After fully considering Senate Bill No. 392, entitled “An act concerning the discharge of impure and noxious matters into the rivers and running streams of the State, and providing penalties for the violation thereof,” I herewith return the same without my approval. It bars prosecution of, and legalizes acts which are now under the law defined to be nuisances, and which would, in my judgment, be declared unlawful by the courts. It is a bill that discriminates between manufacturing and other establishments already organized, as against those to be hereafter organized. It is clearly against public policy, and opposed to public health, in that it licenses the pollution of streams that afford water supply to a large number of inhabitants of this State.

In conclusion, I believe the bill to be unconstitutional.

CLAUD MATTHEWS,
Governor.

Senator McHugh, of Tippecanoe, moved that the message of the Governor, together with his objections, be spread upon the Journal of the Senate.

Which motion carried.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 602 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House Bill No. 602:

A bill for an act to permit the Trustees of the town of Oxford, Benton County, Indiana, to borrow money and execute notes or bonds therefor in excess of the 2 per cent. heretofore allowed by law and not to exceed 3 per cent. for the purpose of placing electric light or artificial gas and water-works plants therein, and declaring an emergency.

Read first time.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 184 and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 354, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 582 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Baker, Barnes, Bingham, Bird, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, McCutcheon, McDonald; McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 42.

Those voting in the negative were :

Senators Boord, Boyd, Lynn. Total, 3.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 547 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Bingham, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 43.

Those voting in the negative were:

Senator Loveland. Total, 1.

So the bill passed.

The title of the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 399 with Engrossed House Amendments, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Amendments to Engrossed Senate Bill No. 399:

Amend said bill as follows: Strike out in section 1 the words "and where the title to real estate is not involved."

Senator Kern moved that the Senate concur in the amendment of the House.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Bingham, Bird, Boyd, Chandler, Cranor, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus,

Newby, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 42.

Senator Loveland voting in the negative.

So the amendment was concurred in.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 200, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 441 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Barnes, Beck, Bingham, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kern, Kopelke, Leyden, Lynn, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wray. Total, 30.

Those voting in the negative were :

Senators Baker, Bird, Boyd, Chandler, Kennedy, Loveland, McCutcheon, McGregor, Newby, Vail, Yaryan. Total, 11.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The Lieutenant-Governor announced that he had signed Enrolled House Act No. 549.

Engrossed House Bill No. 596 was read a third time and put upon its passage.

The question being, Shall the bill pass.

The roll was called, which resulted as follows :

Those voting in the affirmative were:

Senators Baker, Barnes, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Thayer, Thompson, Vail, Wiggs, Wishard, Yaryan. Total, 39.

Senator Sweeney voting in the negative.

So the bill passed and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 235, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Loveland moved to suspend the constitutional rule and take up House Bill No. 588 on second reading.

The motion was lost.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 185, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House Bill No. 453 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Baker, Barnes, Beck, Bingham, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, McKelvey, McLean, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Yaryan. Total, 38.

Those voting in the negative were :

Senators Loveland and McManus. Total, 2.

So the bill passed.

The title to the bill was ordered to stand as the title to the act.

Engrossed House Bill No. 316 was read a third time and put upon its passage.

The question being, Shall the bill pass ?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Beck, Bingham, Bird, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Holcomb, Kennedy, Kern, Kopelke, Leyden, Lynn, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

Senator Loveland voting in the negative.

So the bill passed, and the title to the bill was ordered to stand as the title to the act.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 153, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 95, with engrossed amendments, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

Engrossed House amendments to Engrossed Senate Bill No. 95:

“Strike out in line three of section two the word “sixty” and insert in lieu thereof the word “forty-five.”

Senator Fulk moved to concur in the amendment.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Bingham, Boord, Boyd, Chandler, Cranor, Ellison, French, Fulk, Gifford, Gilman, Griffith, Hobson, Kennedy, Kern, Kopelke, Loveland, McCutcheon, McDonald, McGregor, McHugh of Tippecanoe, McKelvey, McLean, McManus, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wishard, Wray, Yaryan. Total, 38.

No Senator voting in the negative.

So the amendment was concurred in.

Engrossed House Bill No. 360 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Chandler, Ellison, Griffith, Holcomb, Kennedy, Magee, McHugh of Tippecanoe, McKelvey, Seller, Thayer. Total, 11.

Those voting in the negative were:

Senators Baker, Barnes, Bird, Boord, Boyd, Craynor, Crum-
packer, French, Fulk, Gifford, Gilman, Hobson, Holland, Kern,

Kopelke, Leyden, Lynn, McCutcheon, McDonald, McGregor, McLean, McManus, Morgan, Newby, Parker, Stuart, Sweeney, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 32.

So the bill failed to pass.

'The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Bill No. 229, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator Magee moved that the Senate take a recess of thirty minutes.

The motion was lost.

Engrossed House Bill No. 415 was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Beck, Cranor, Crumpacker, Ellison, Fulk, Gilman, Griffith, Hobson, Holcomb, Kern, Loveland, McCutcheon, McDonald, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Morgan, Newby, Parker, Stuart, Vail, Wishard, Wray. Total, 24.

Those voting in the negative were:

Senators, Baker, Barnes, Bird, Boord, Boyd, Chandler, French, Gifford, Holland, Kennedy, Kopelke, Lynn, Magee, McLean, Smith, Sweeney, Thayer, Wiggs, Yaryan. Total, 19.

The bill failed to pass for want of a constitutional majority.

Lieutenant-Governor announced that he had signed House acts Nos. 547, 315, 599, 453, 441, 512 and 582.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No, 318, and the same is herewith transmitted for the action of the Senate.

C. E. CRAWLEY,
Clerk.

Senator Magee, member of Conference Committee on Engrossed House Bill No. 512, made the following report:

MR. PRESIDENT:

Your Committee of Conference, composed on the part of the Senate of Senators Akin and Magee and on the part of the House of Representatives of Messrs. Cullop and Ader, appointed to consider and agree as to certain amendments made by the Senate to Engrossed House Bill No. 529, introduced by Representative Cullop, beg leave to submit the following report:

The Senate recedes from its amendment increasing the appropriation to the State University at Bloomington made by the House, leaving said appropriation \$50,000, and to amend said item so as to read \$25,000 for each fiscal year instead of \$37,500, in lines 170 and 171 of the printed bill.

The Senate recedes from the increase of the appropriation made by it to Purdue University, leaving the amount to stand as in the original bill.

The Conference Committee mutually agree to make the appropriation for maintenance of the Reform School at \$65,000 for each year, instead of \$70,000 as in the original bill.

The Senate recedes from its amendment appropriating \$25,000 to dedicate the Soldiers' and Sailors' Monument.

The House recedes from its appropriation to the Eastern Hospital for the Insane, at Richmond, of \$60,000 for building, and agrees to the additional appropriation for maintenance of \$10,000.

The House recedes from its appropriation of \$60,500 to the Normal School at Terre Haute, and the Conference Committee agree that the sum shall be \$40,000.

The Senate recedes from its amendment to item 5 for the Attorney-General's office and the Committee agree to strike out \$700 appropriated for a stenographer and type-writer.

The House agrees to the Senate amendment increasing the appropriation made for the salary of the private secretary of the Governor from \$1,500 to \$1,800.

The House agrees to retain the appropriation made for the First Assistant Librarian to the amount of \$1,100 and to the Second Assistant Librarian to the amount of \$900.

The House recedes from the appropriation made for janitor of the State Library and accept that made by the Senate of \$720.

The Conference Committee mutually agree to fix the amount for the purchase of new books and binding for the State Library at \$1,000.

The House recedes from its appropriation for the State Statistician the sum of \$7,000 and accepts the Senate's amendment in the sum of \$9,000.

The House recedes the amendment made to the appropriation for the Sheriff of the Supreme Court.

The House accedes to the amendment made by the Senate in item 10 by striking out the two provisos in said item.

The House accedes to the additional appropriation for maintenance for the Northern Hospital for the Insane at Logansport of \$10,000.

The House accepts the verbal amendment for the appropriation for repairs made to the Northern Hospital for the Insane.

The Senate recedes from its amendments to the amount appropriated for repairs and changes to the Northern Hospital for the Insane, and the committee agree that the amount shall stand as in the original bill, namely, \$20,000. And further agree to change the amount where it reads \$13,000 annually to the amount in the original bill of \$10,000 annually.

The House accedes to the Senate amendment in reference to the Institution for the Education of the Blind in regard to the payment of the salary of the Trustees, and the committee recommends the further amendment as follows:

"Provided said sums hereby named for said Trustees shall be paid out of Maintenance Fund herein appropriated."

The Senate recedes from its amendment to the Appropriation Bill appropriating \$110,000 to the Feeble-Minded Children's Home at Ft. Wayne.

The Senate recedes from its amendment to the Maintenance Fund for the Feeble-Minded Home, and agrees to allow the amount to stand as in the original bill, namely, \$80,000.

The Senate recedes from its amendment to the Appropriation Bill for the Sailors' and Soldiers' Home at Knightstown, and agrees to the amount appropriated to said institution in the House bill.

The conference committee agree to the appropriation for said Home for the putting down of two wells, making connection of the same with the water supply, and for the extension of sewer and decoration of grounds the sum of \$5,000, to be available as it may be required.

The House recedes from its verbal amendment in lines 242 and 243 of the printed bill and agrees to the Senate amendment.

The House accepts the amendment made to the Appropriation Bill in relation to item 15, concerning the Southern Prison.

The House accepts the Senate's amendment to the General Appropriation Bill relating to the Horticultural Society.

The House accepts the Senate's amendment to the General Appropriation Bill appropriating \$612.95 to the use and benefit of D. P. Erwin and M. A. Downing provided for in the amendment.

The House accepts the Senate's amendment to the General Appropriation Bill, appropriating \$27,000 for the use and benefit of the State Militia as provided in the amendment.

The House accedes to the Senate's amendment striking out the appropriation of \$1,000, for the use and benefit of Joseph Pope, former Quartermaster-General.

The House accedes to the Senate's amendment to the General Appropriation Bill to pay to Harriet B. Ward, the sum of

\$344, for services rendered by the Hon. Thomas B. Ward, as Judge.

The Senate recedes from its amendment to the General Appropriation Bill appropriating \$25,000, to the Momence Rock Commissioners.

The House accepts the Senate amendment to the General Appropriation Bill, appropriating \$2,000 for the removal of the Morton Monument to be made under the direction of the Commissioners of the Monument.

The Senate recedes from its amendment requiring the Chemist of Purdue University to make analysis of the food and water when required.

The House accepts the Senate amendment appropriating \$25 to John W. Murphy for janitor services heretofore performed for the State.

The House accepts the amendment to the appropriation made in the General Appropriation Bill to the State Board of Charity, making the sum \$5,000 instead of \$4,000, as in the original bill.

The House accepts the Senate's amendment with reference to the Deaf and Dumb, the Blind, and the School for Feeble-Minded, as expressed in said amendment.

The Conference Committee agrees to strike out the Senate amendment to commence at the end of section 3, of the General Appropriation Bill.

The Senate recedes from its amendment giving to the Reporter of the Supreme Court a salary of \$600 for a clerk; and also all the amendment which relates to the payment of said clerk from January 31, 1893, to October, 31, 1893.

The House accepts the Senate amendment made to the maintenance fund to the Southern Hospital, making said maintenance fund \$85,000 per annum.

The Senate recedes from the amendment to the General Appropriation Bill, appropriating to Mrs. Sarah May the sum of \$5,000.

Respectfully submitted,

RUFUS MAGEE,

C. T. AKIN,

Conference on the part of the Senate.

FRANK ADER,

W. A. CULLOP,

Conference on the part of the House.

Senator Magee moved to concur in the report of the Conference Committee on Engrossed House Bill No. 529.

The question being, Shall the report be concurred in?

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Lynn, Magee, McDonald, McHugh of Tippecanoe, McKelvey, McLean, Morgan, Parker, Seller, Smith, Stuart, Sweeney and Thompson. Total, 29.

Those voting in the negative were:

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McGregor, McHugh of Marion, McManus, Newby, Thayer, Vail, Wiggs, Wishard and Wray. Total, 18.

So the report of the Conference Committee was concurred in.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 177, and the same is herewith transmitted for the action of the Senate.

CHARLES E. CRAWLEY,
Clerk.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 206, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Senator McHugh, of Tippecanoe, moved that when the Senate adjourn it adjourn to meet at 11 o'clock A. M. on Monday.

The motion carried.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed Senate Bill No. 299, together with Engrossed House Amendment, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

Engrossed House amendment to Engrossed Senate Bill No. 299.

Section 1. *Be it enacted by the General Assembly of the State of Indiana,* That at all elections thereafter held in this State, each political party having a ticket in whole or in part, to be voted for by the electors at such election, shall be entitled to appoint and designate a voter of any such party, who shall be permitted to enter the election room immediately after the polls close, and shall be permitted to remain in the election room and witness all the acts of the election board and clerk until the count is completed and the returns certified.

Senator Magee moved to adjourn.

Which motion was lost.

The unfinished business at 5 o'clock P. M. being the motion of Senator Akin to suspend the regular order of business, and that Engrossed House Bill No. 431 be considered.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Chandler, Crumpacker, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Kopelke, Leyden, Loveland, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Morgan, Parker, Seller, Smith, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wray. Total, 39.

Those voting in the negative were :

Senators Cranor, Hobson, McCutcheon, McManus, Wishard. Total, 5.

So the rule was suspended.

Senator Kern moved that the constitutional rule be suspended, the bill read a second time by title, a third time by sections and placed upon its passage.

Senator Loveland moved that the Senate do now adjourn.

The ayes and noes were called for by Senators Crumpacker and Loveland.

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Boord, Chandler, Cranor, Crumpacker, French, Fulk, Gifford, Gilman, Hobson, Kopelke, Loveland, McCutcheon, McDonald, McHugh of Tippecanoe, McManus, Morgan, Thayer, Thompson, Vail, Wiggs. Total, 20.

Those voting in the negative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Ellison, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McGregor, McHugh of Marion, McKelvey, Parker, Seller, Smith, Stuart, Sweeney, Wishard, Wray. Total, 24.

So the motion to adjourn was lost.

The question recurring on the suspension of the constitutional rule.

Senator Magee offered the following amendment to Engrossed House Bill No. 481 :

MR. PRESIDENT :

I move to amend Engrossed House Bill No. 481, by striking out the words "Attorney-General of the State," in line 4, section 11, and insert the words "the prosecuting attorneys of the different judicial districts of the State." Also, strike out where it occurs in said section the words "Auditor of State" and insert in lieu thereof the words "Auditors of the present counties of this State."

MAGEE.

The amendment was adopted.

The Lieutenant-Governor announced that he had signed Enrolled House Acts Nos. 316 and 529.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has concurred in the report of the Committee of Conference on Engrossed House Bill No. 529.

CHAS. E. CRAWLEY,
Clerk.

On motion of Senator Hobson the Senate adjourned.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

MONDAY MORNING.

MARCH 6, 1898.

The Senate convened at 11 o'clock A. M., Lieutenant-Governor Nye in the chair.

Prayer was offered by Rev. A. N. Thompson, Seventh Presbyterian Church of Indianapolis, Ind.

After reading a portion of the Journal of the previous Saturday's session, on motion of Senator Cranor the further reading of the Journal was dispensed with.

The following message was received from the Governor :

To the Honorable the President of the Senate :

I desire to respectfully call the attention of the Senate to two bills now pending before your honorably body. I refer to Engrossed House Bill No. 431, known as the Sleeping Car Bill, and Engrossed House Bill No. 449, known as the General Tax Bill. These measures were carefully prepared by the State Board of Tax Commissioners, and I am therefore thoroughly conversant with their provisions. They are of the highest importance to the tax-payers of the State, and have been drafted in a spirit of absolute fairness to all interests concerned, and with the greatest regard for the decisions of the Supreme Courts of this and other States. It is estimated that one of these bills alone will probably add twenty-five million dollars' worth of property to the tax duplicate and which has heretofore almost if not entirely escaped its share of the public burden.

For the foregoing reasons I wish to most respectfully urge the passage of these tax bills without amendment or delay, and as to them suggest that I am willing to waive my constitutional rights, and will receive and consider them, even if passed on this, the 6th day of March, 1893.

CLAUDE MATTHEWS,
Governor.

The Committee on Inspection and Supervision of the Journal made the following report :

MR. PRESIDENT :

Your Committee on Inspection and Supervision of the Senate Journal beg leave to report that it has examined the Journal of Saturday, March 4, 1893, and that it finds the Journal correct.

KENNEDY,
Chairman.

The report was concurred in.

The following report was made by the Committee on the Inspection and Supervision of the Journal :

MR. PRESIDENT:

Your Committee on Inspection and Supervision of the Senate Journal beg leave to report that it has examined all the Journal since last report, February 20, 1898, up to and including the Journal of March 3, 1898, and find them correct.

KENNEDY,
Chairman.

The report was concurred in.

Senator Loveland made the following minority report:

MR. PRESIDENT:

A minority of your Committee on Supervision and Inspection of the Journal report that they do not concur in the report of the majority of this committee for the reason that they have not been invited to attend any meeting of this committee and have had no notice of such meeting, and are therefore unwilling to assume any responsibility for any inaccuracies that may be found therein.

LOVELAND,
VAIL.

The Lieutenant-Governor announced that he had signed Senate Bills Nos. 177, 206, 318, 399, 185, 153, 200, 95, 229, 143, 264, 59, 46, 100.

Senator F. M. Griffith, Chairman of the Committee on Enrolled Bills, made the following report:

MR. PRESIDENT:

Your Committee on Enrolled Bills would report that they have had under consideration Senate Bills Nos. 177, 206, 318, 399, 185, 153, 200, 95, 229, 143, 264, 59, 46 and 100, and find the same correctly enrolled, and the same were on March 4th delivered to the Governor.

F. M. GRIFFITH,
Chairman.

Senator McHugh, of Tippecanoe, made the following motion :

MR. PRESIDENT :

I move that a Committee of Three be appointed by the President of the Senate to wait upon His Excellency, Governor Claude Matthews, and ascertain whether he has any further communication to make to the Senate.

McHUGH.

The resolution was adopted, and the Lieutenant-Governor appointed the following Senators on said committee: McHugh, Griffith and Newby.

Senator McHugh, of Tippecanoe, made the following motion :

MR. PRESIDENT :

I move that a Committee of Three be appointed to wait upon the House and ascertain if the House has any further communication to make to the Senate.

McHUGH.

The resolution was adopted, and the President appointed the following Senators on said committee: Magee, Holland and Crumpacker.

The following message was received from the House :

The undersigned committee is authorized by the House of Representatives to await on the Senate and ask their further pleasure on matters of legislation and at what time the Senate has fixed the time of adjournment.

ADER,
HAGGARD,
SUCHANEK.

Senator McHugh, of Marion, offered the following Senate Concurrent Resolution :

Be it resolved by the Senate of Indiana, the House of Representatives concurring, That the people of the commonwealth of Indiana are in full sympathy with the efforts of the Rt. Hon. Wm. E. Gladstone, and the Liberal Party in Great Britain to give Home Rule to Ireland; and that the representatives of the

people of this State send greetings to the "grand old man," and bid him God speed in the battle now being waged by him in behalf of the Irish.

That the Secretary of the Senate be and is hereby directed to forward a properly authenticated copy of the above resolutions to Mr. Gladstone.

JAMES McHUGH,
Marion.

The resolution was adopted.

The unfinished business of Saturday being the consideration of Engrossed House Bill No. 431, pending the roll-call on the suspension of the constitutional rule on the same it was proceeded with.

The question now being, Shall the constitutional rule be suspended?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Loveland, Lynn, Magee, McCutcheon, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Wiggs, Wishard, Wray, Yaryan. Total, 41.

Those voting in the negative were :

Senators Cranor, Crumpacker, Hobson, Morgan. Total, 4.

So the constitutional rule was suspended.

The bill was read a second time by title.

Senator Kern offered the following amendment :

MR. PRESIDENT :

I move to amend House Bill No. 431 as amended by Senator Magee, so that first five lines of said section 11, page 9, of the printed bill will read as follows : "In case any such association, copartnership or corporation shall fail or refuse to pay any taxes assessed against it in any county or township in the

State, in addition to other remedies provided by law for the collection of taxes, an action may be prosecuted by the Attorney-General of the State, in the name of the State of Indiana, on the relation of the Auditor of State, or by the Prosecuting Attorneys of the different judicial circuits of the State, on the relation of the Auditors of the different counties of this State.

KERN.

Senator Magee offered the following amendment to Senator Kern's amendment:

MR. PRESIDENT:

I move to strike out of the amendment offered by Senator Kern to House Bill No. 431 the words "by the Attorney-General of the State, in the name of the State of Indiana, on the relation of the Auditor of State," where it occurs in said amendment.

MAGEE.

Senator Hobson moved to adjourn.

The ayes and noes were demanded.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Boord, Cranor, Crumpacker, Hobson, Loveland, McLean, Moore, Newby, Thompson. Total, 9.

Those voting in the negative were:

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boyd, Ellison, French, Fulk, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McKelvey, McManus, Morgan, Parker, Seller, Stuart, Sweeney, Thayer, Vail, Wiggs, Wishard, Wray. Total, 35.

The motion was lost.

The question being, Shall the amendment offered by Senator Magee to the amendment offered by Senator Kern be adopted?

The ayes and noes were demanded.

The roll was called, which resulted as follows:

Those voting in the affirmative were :

Senators Baker, Barnes, Bingham, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Fulk, Gifford, Hobson, Holland, Loveland, Magee, McCutcheon, McHugh of Tippecanoe, McLean, McManus, Morgan, Newby, Sweeney, Thayer, Thompson, Vail, Wishard. Total, 26.

Those voting in the negative were :

Senators Akin, Beck, Ellison, French, Gilman, Griffith, Holcomb, Kennedy, Kern, Leyden, Lynn, McGregor, McHugh of Marion, McKelvey, Moore, Parker, Seller, Stuart, Wiggs, Wray. Total 20.

So the amendment to the amendment was adopted.

The question now recurring upon the adoption of the amendment offered by Senator Kern as amended.

The same was adopted.

Senator Newby moved that the Senate do now adjourn.

The motion was lost.

Senator Kern offered the following amendment to Engrossed House Bill No. 431 :-

MR. PRESIDENT :

I move to amend by inserting after the word "corporation," in line 1, section 11, of House Bill No. 431, the words "as named in this supplemental and amendatory act."

KERN.

The amendment was adopted.

The following message was received from the Governor :

EXECUTIVE DEPARTMENT, }
INDIANAPOLIS, IND. }

MR. PRESIDENT :

I am directed by the Governor to inform the Senate that he has signed Enrolled Senate Bill No. 29, the same being an act amendatory and supplemental to an act to provide for the appointment of commissioners for the collection, arrangement and display of its resources and developments by the State of Indiana at the World's Columbian Exposition.

Also, Senate Bill No. 60:

An act to provide for the acknowledgment and recording of conveyances, mortgages and other instruments executed in foreign countries.

Also, Senate Bill No. 100:

An act defining the Twenty-eighth and Forty-eighth Judicial Circuits, creating and defining the Fifty-sixth Judicial Circuit and other matters connected therewith.

Also, Senate Bill No. 150:

An act to authorize the Governor of the State of Indiana to exchange with Thomas Donnelly, sole heir at law of Peter Donnelly, deceased, certain lands otherwise described.

Also, Senate Bill No. 178:

An act to amend an act entitled an act to provide for the repairs of free turnpike roads.

Also, Senate Bill No. 184:

An act to amend an act entitled "An act concerning the duties and compensation of the Reporter of the Supreme Court."

Also, Senate Bill No. 199:

An act to amend an act entitled an act concerning taxation.

Also, Senate Bill No. 218:

An act to appropriate \$25,000 to complete the work removing the limestone ledge in the Kankakee River.

Also, Senate Bill No. 235:

An act to amend an act entitled an act for the preservation of the health of women and girls employed in manufacturing and mercantile establishments.

Also, Senate Bill No. 329:

An act to provide the means to prevent the introduction and spread of cholera within this State.

Also, Senate Bill No. 42:

An act to regulate sewer improvements.

Also, Senate Bill No. 95:

An act requiring railroad corporations to record deeds of conveyances.

Also, Senate Bill No. 153:

An act to amend an act requiring County Auditor to publish statement of allowances made by County Commissioners.

Also, Senate Bill No. 177:

An act for the regulation of Children's Homes.

Also, Senate Bill No. 185:

An act to enlarge the powers of Justices of the Peace.

Also, Senate Bill No. 200:

An act to amend an act concerning gravel roads.

Also, Senate Bill No. 206:

An act to amend an act entitled an act to enable the owners of lands to drain and reclaim them.

Also, Senate Bill No. 229:

An act to amend an act entitled an act concerning the partition of lands.

Also, Senate Bill No. 318:

An act to amend an act entitled an act for the incorporation of building, loan fund and savings associations.

Also, Senate Bill No. 354:

An act to provide for the appointment of road supervisors.

Also, Senate Bill No. 385:

An act defining the Fourth Judicial Circuit and abolishing the Fifth Judicial Circuit.

Also, Senate Bill No. 399:

An act granting additional jurisdiction to the Appellate Court.

Very respectfully,

MYRON D. KING,
Private Secretary.

Senator Loveland offered the following amendment to Engrossed House Bill No. 431:

MR. PRESIDENT:

I move to amend Engrossed House Bill No. 431 by inserting the following clause after the word "corporations," in line 20 of section 7, as appearing in the printed bill, viz.: "and in the case of telephone companies, also the assessed value of all property, wholly within the State of Indiana, which has been assessed for taxation under existing laws." Also, in line 4 of section 12, after the word "them" insert the follow clause: "except in so far as the same relate to telephone companies."

LOVELAND.

Senator Akin moved to reject the amendment and upon that he demanded the previous question.

The question being, Shall the demand for the previous question be seconded.

The demand was seconded by the Senate.

The question being, Shall the main question be now put?

It was so decided.

The question now recurring upon the rejection of the amendment offered by Senator Loveland.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Barnes, Beck, Bingham, Bird, Boyd, Ellison, French, Fulk, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Lynn, Magee, McGregor, McHugh of Marion, McKelvey, McLean, Moore, Parker, Seller, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 30.

Those voting in the negative were :

Senators Baker, Boord, Cranor, Crumpacker, Gifford, Hobson, Loveland, McCutcheon, McDonald, McManus, Morgan, Newby, Thayer, Vail, Wishard. Total, 15.

So the amendment was rejected.

The bill was read a third time and put upon its passage.

The question being, Shall the bill pass?

The roll was called, which resulted as follows :

Those voting in the affirmative were :

Senators Akin, Baker, Barnes, Beck, Bingham, Bird, Boord, Boyd, Chandler, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Kern, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McLean, McManus, Moore, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wiggs, Wray. Total, 43.

Those voting in the negative were :

Senators Cranor, Crumpacker, Hobson, Morgan. Total, 4.

So the bill passed.

The title to the bill was adopted as the title to the act.

On motion of Senator Magee the Senate adjourned until
3 P. M.

MONDAY AFTERNOON,

MARCH 6, 1893.

The Senate convened at 3 o'clock, p. m., Lieutenant-Governor Nye in the Chair.

Senator McHugh, of Tippecanoe, as member of a Committee appointed to wait upon the Governor, reported that the Committee has waited upon the Governor, and that the Governor had no further communication to make to the Senate.

The report was accepted.

Senator Barnes, Chairman of the Committee on Executive Appointments, made the following report:

MR. PRESIDENT:

Your Committee on Executive Appointments, having had under consideration the appointment by the Governor of Mrs. Laura Ream of Marion County, as a member of the Board of Managers of the Reform School for Girls and Woman's Prison, for the term of four years, from March 4, 1893, recommend that the same be confirmed.

BARNES,
Chairman.

On motion of Senator Fulk the report was concurred in.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

A memorial from certain citizens of Vanderburgh County, Indiana, requesting the General Assembly of said State to investigate the management of the Southern Hospital for the Insane by the present Board of Trustees, having been filed in the House of Representatives on the 30th day of January, 1893, the Committee on Benevolent and Scientific Institutions of the House of Representatives and the Committee on Benevolent Institutions of the Senate investigated the charges against said Trustees on the 4th day of February; and said charges as contained in said memorial are as follows:

To the General Assembly of the State of Indiana:

We, the undersigned citizens of Vanderburgh County, Indiana, most respectfully request your honorable body to investigate the management of the Southern Hospital for Insane by the present Board of Trustees, for the reasons that it is currently reported that the Trustees have improperly performed their duties in the following particulars:

First. In permitting William Rahm, one of the Trustees, to have his horse kept, fed and taken care of at the Hospital stables, at the expense of the State of Indiana.

Second. In permitting William Rahm, one of the Trustees, to have a number of his teams of horses engaged at work on the ponds that the Trustees were having excavated, and upon roads that they were having built upon the grounds belonging to the Hospital.

Third. After said Trustees had let a contract for excavating ponds and grading roads at thirteen cents per cubic yard they increased the price to fifteen cents, also allowed extra pay under the pretense of longer hauls, the contractor doing said work, employing thereon a large number of teams belonging to William Rahm, one of the Trustees.

Fourth. Dr. Toliver Wertz, one of the Trustees and Treasurer of the Board, has made a practice of purchasing at a discount of five per cent. the wages of employes and the claims of contractors, thereby speculating upon the accounts that it was his duty, as such Treasurer, to pay.

Fifth. In permitting Dr. Toliver Wertz, one of the Trustees, to furnish supplies for the hospital from his drug store.

Sixth. In providing an insufficient supply of food, both in quantity and quality, for the inmates of the hospital, the effect of which is made manifest in the fact that the present number of cures is much less at this hospital than it is at the other State hospitals.

That said Trustees have wasted and squandered large sums of money in excavating ponds upon the hospital grounds, that said ponds become vast stagnant mud holes during the summer time, endangering alike the health of the inmates of the hospital and the people residing in that vicinity. That by the employment of incompetent firemen the boilers belonging to the

hospital were burned out and destroyed, costing the State about \$1,000. That they have, for the past three years, been discharging the sewerage and offal from the hospital in open ditches, in, upon and along the public highways in the vicinity of said hospital, to such an extent that the people in the neighborhood have been compelled to enjoin them in the courts.

We, therefore, respectfully pray that your Honorable body cause these charges to be investigated by a committee of unbiased searchers for truth, and who will know it when they find it.

The investigation of said charges was made at said hospital at said time, and said committees, having called as witnesses the persons who desired said investigation to be made, and all witnesses that said committees believed would throw any light upon the subject of said investigation, and having made what we believe to be a thorough and searching examination of the charges herein contained, we further find that said charges are not supported by the evidence taken by us, and that they are not true.

Both of said committees recommend the construction of a sewer for said Hospital.

I. P. LEYDEN,
Chairman of the Committee on Benevolent
Institutions of the Senate.

SAMUEL M. HENCH,
Chairman of the Committee on Benevolent
Institutions of the House.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, offered the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions beg leave to submit the following report, to wit:

Your committee visited the Institution for the Blind January 24. We made a careful investigation and found the inmates properly cared for, and are being instructed in the common school branches, music and type-writing, also tuning instruments. The girls are being instructed in needle work,

and the boys in making brooms and mattresses, also in bottoming chairs. The quality of the work is very good, and the work rooms are kept in splendid order.

Among the improvements of the last two years is the boiler house, which met with the hearty approval of the committee. The appropriation made by the last Legislature has been well and economically expended.

LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, having visited the Institution for the Deaf and Dumb, beg leave to offer the following report, to wit:

We made an examination of the buildings and found them in good order as to cleanliness, but some of them begin to show the effects of time, while others are too small and not suitable for the purpose for which they are used. The schools are exceptionally good, the utmost care being taken in the pupils' welfare. The grounds are well kept, and everything shows good and careful attention.

LEYDEN,
Chairman.

The report was concurred in.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, offered the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions respectfully submit the following report to wit:

We visited the Reform School for Girls' and Woman's Prison on the 20th day of January, 1898, and made a careful examination of the same. The Prison and Reformatory are entirely separate and the inmates of the two are never together,

except at chapel services. The girls in the Reform School are neat and clean and a very home-like appearance presented itself to your committee. The food and clothing furnished is good, and the room where the provisions are kept is in perfect order. The girls attend school under competent teachers half the day and every effort is made to fit them for usefulness in after life. The buildings are in good repair, being rebuilt since the disastrous fires of the last year. The committee commend the efficient and economical manner in which the Institution has been managed.

LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, offered the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions having visited the Northern Hospital for the Insane, beg leave to report that said Institution is properly managed and in good condition. The different departments are neat and clean, showing great care on the part of the managers.

LEYDEN,
Chairman.

The report was adopted.

Senator Leyden, Chairman of the Committee on the Benevolent Institutions, made the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, having visited the Eastern Indiana Hospital for the Insane, beg leave to report that they found every thing in good condition, the inmates well cared for and the Institution properly managed in every respect.

LEYDEN,
Chairman.

The report was concurred in.

Senator Leyden, Chairman of the Committee on Benevolent Institutions, offered the following report:

MR. PRESIDENT:

Your Committee on Benevolent Institutions, having visited the School for Feeble-Minded Youth, situated near Fort Wayne, beg leave to report that said Institution was found in excellent condition as far as the management is concerned. Those in charge are using all the means in their power to provide for the children in their care. The managers are to be commended in every respect.

LEYDEN,
Chairman.-

The report was adopted.

Senator Leyden offered the following Resolution No. 56, which was adopted:

Resolved, That Mary Aldrich be allowed the sum of twenty-five dollars (\$25) for services rendered as stenographer at the investigation of the affairs of the Southern Hospital for the Insane and that the Secretary be authorized to draw a warrant therefor.

I. P. LEYDEN.

Senator Baker offered the following resolution:

MR. PRESIDENT:

I offer the following resolution and move its adoption:

Resolved, That the Secretary of State be, and that he hereby is instructed to have bound, in law sheep, and furnished to each member of this Senate ten copies of the Acts and Joint Resolutions of this Legislature.

O. A. BAKER.

Senator Akin moved to reject the resolution.

The motion to reject was lost.

The resolution was adopted.

The following resolution was offered by Senator Boyd :

MR. PRESIDENT :

I offer the following resolution :

Resolved, That this Senate, irregardless of party appellations, extend their heartfelt thanks to Col. Wm. W. Kintner for his uniform kindness extended toward the Senators.

In this he has never failed upon any occasion to give us his smiling presence, and when our friends called upon us, especially the ladies, he has been constant and earnest in securing the best accommodations for them possible; while we are not inclined to vote him any special money consideration for his services we shall ever remember him as one of God's noblemen.

The resolution was adopted.

BOYD.

Senator Magee offered the following resolution :

MR. PRESIDENT :

I move the adoption of the following resolution :

Be it resolved, That the thanks of the Senate are hereby tendered the reporters of the press of the Senate for their fair and impartial report of the proceedings of the Senate.

MAGEE.

The resolution was adopted.

Senator Chandler offered the following resolution :

MR. PRESIDENT :

I offer the following resolution and its adoption :

Resolved, That John L. McNew, the Reading Clerk of the Senate, be allowed one hundred and twenty-five (\$125) dollars extra for the faithful performance of his duties during this session of the Senate, and the Assistant Secretary of the Senate is hereby authorized and directed to draw his warrant in favor of said clerk for the above named amount.

CHANDLER.

The resolution was lost.

Senator Hobson offered the following resolution :

MR. PRESIDENT :

I move the adoption of the following resolution :

Resolved, That the thanks of this Senate are due and are hereby tendered to the Hon. Mortimer Nye for the faithful and courteous spirit that has prompted his action as presiding officer of this Senate.

HOBSON.

The resolution was adopted.

Senator French offered the following resolution :

WHEREAS, The committee clerks of the different committees of the Senate have proven efficient, always ready for their duties ; and

WHEREAS, Their names were not placed upon the pay-roll of the Senate until six days after the organization of the Senate ; therefore,

Be it resolved, That the Assistant Secretary of the Senate be and he is hereby authorized to draw his warrants in favor of Committee Clerks R. S. Northcott, Martin Pounds, Mary Aldrich, Frank M. Downey and John J. Lingle, each from the first day of the session up to the dates of their respective appointments.

MR. PRESIDENT :

I move the adoption of the resolution.

FRENCH.

The motion was lost.

Senator Parker offered the following resolution :

WHEREAS, There will be at the close of this session a large amount of Journal work which the Journal force will be unable to complete before the adjournment of this session ; be it

Resolved, That the Assistant Secretary of the Senate be and the same is hereby authorized to retain his force three days after the close of this session, at the same per diem as is now allowed, to assist him in the completion of the Journal, and

that the President of the Senate be and is hereby authorized to issue warrants upon the Auditor of State to said Assistant Secretary and assistants for said services.

Senator Boyd offered the following amendment:

MR. PRESIDENT:

I move to amend the resolution by inserting the words "three men" in lieu of "his force."

The resolution as amended was adopted.

Senator Lynn offered the following resolution:

Resolved, That William Hall be and is hereby allowed \$150 for services rendered in sweeping and dusting the Senate Chamber and eight committee rooms for the use of the Senate, and cleaning the spittoons in the Senate Chamber and for performing other labor during the present session of the Senate, and that the Assistant Secretary be authorized to draw his warrant at the close of this session to pay therefor.

LYNN.

Senator Boyd offered the following amendment to Senator Lynn's motion:

MR. PRESIDENT:

I move to amend the resolution by inserting the name of William Carter, and that said Carter receive \$50 of said \$150 named in the resolution.

The resolution as amended was adopted.

The following message was received from the House:

MR. PRESIDENT:

I am directed by the House to inform the Senate that the House has passed Engrossed House Concurrent Resolution No. 21, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

The following is Engrossed Concurrent House Resolution No. 21:

WHEREAS, By the overthrow of the appointment made by the Legislature of 1891, the Supreme Court has encroached on what has heretofore been considered to be the domain of the Legislature and in so doing has left no rule or method by which the legality of an appointment can be decided other than the opinion of said court; and

WHEREAS, The Supreme Court has, by other decisions, unsettled the former rules governing the appointing power, and in so doing has made it necessary that the appointing power should be definitely and prematurely fixed by the Constitution; and

WHEREAS, The Supreme Court has, by an overthrow of two registration laws, made it manifest that no just and effective system of registrations can be adopted under the present Constitution, and it is believed that there are many other defects in the Constitution; and

WHEREAS, No amendment to the Constitution can be now offered on account of pending amendments, and no call for a constitutional convention should be hastily or inconsiderately made; therefore, be it

Resolved, That a committee of six be appointed, three by the President of the Senate and three by the Speaker of the House, of whom two shall be Senators, two Representatives and two not members of the General Assembly, and said committee shall be charged to examine fully into all claimed defects of the Constitution, to examine the provisions of more modern constitutions of other States, and to report to the Legislature of 1895 the result of their investigations, together with their recommendations thereon.

Senator Loveland moved to reject the resolution.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called, which resulted as follows:

Those voting in the affirmative were:

Senators Akin, Baker, Barnes, Bird, Boord, Boyd, Chandler, Cranor, Crumpacker, Fulk, Gifford, Gilman, Griffith, Hobson,

Helcomb, Holland, Kennedy, Leyden, Loveland, Lynn, Magee, McCutcheon, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, McManus, Morgan, Newby, Parker, Seller, Stuart, Sweeney, Thayer, Thompson, Vail, Wishard, Wray, Yaryan. Total, 40.

Those voting in the negative were:

Senators Bingham, Ellison, French, Wiggs. Total 4.

The motion to reject carried.

Senator Bingham, Chairman of the Committee on Prisons, offered the following majority report on the State Prison South.

To the General Assembly of the State of Indiana:

The Senate Committee on Prisons and the House Committee on Prison South, in obedience to Joint Resolution No. 5, adopted January 16, 1893, have performed the duty assigned to them, and a majority of said Joint Committee beg leave to submit their report, as follows, to wit:

That after the adoption of said Joint Resolution, the minority of both Senate and House committees demanded additional representation on said committee. This was acceded to by the majority, and Senator Loveland and Representative Lindemuth were added to the committee.

By virtue of the authority conferred upon said committee by the resolution under which they were acting, Martin Fleener was selected as an expert book-keeper and accountant for the purpose of examining the books, vouchers and papers of said Prison. Upon reaching the Prison, the minority, before proceeding with the investigation, demanded that they be permitted to select an expert. This demand was also acceded to, and the Hon. John W. Coons was chosen by the minority to act in connection with Mr. Fleener. Said expert accountants were directed to make a full and careful examination of the books, papers, records and vouchers of said Prison. On the 9th day of February, 1893, said experts reported that they had completed their work, and they filed a full itemized report, showing the condition of the various funds of the Prison, from which it appears that the Warden has made prompt settlement with the

State for the earnings of the Prison; that he accounted for all moneys that came to his hands, either as earnings or from appropriations; that by reason of an error occurring in the May settlement, 1887, the Warden has, apparently, overpaid the State \$553.21, and which sum seems to have been due him from the State since said settlement. The report of said expert accountants is filed herewith.

Your committee feel that they have made a careful and searching investigation of the real condition and management of said Prison.

They heard the evidence of over eighty sworn witnesses, in addition to such record testimony, requiring eleven days' time to hear the same. Your committee labored under the disadvantage of having no specific charges to which evidence might be directed, and as a consequence, much testimony was heard upon all important subjects. The investigation had not proceeded far when it became apparent that the minority were conducting a prosecution rather than an impartial investigation. The fullest opportunity was afforded the minority to sustain the charges in the *Indianapolis Journal* of January 14, and such other complaints as might be preferred by any one against the management of the prison, and the investigation was prolonged, and the State subjected to great expense by reason of the conduct of the minority in attempting to color and distort matters, and to place improper constructions upon the acts of the officials.

The matters particularly inquired into have been the following:

1. The financial condition of the Prison.
2. The treatment of the convicts.
3. Discipline of the Prison.
4. Improvements.
5. Contracts for Prison labor.
6. Letting of Saddle-Tree contract.
7. Brick contract.

8. The diligence, efficiency and faithfulness with which the officers and members of the Board have discharged their duties.

9. Miscellaneous matters.

As to the financial management, your committee find that from the ninth of March, 1887, when Warden Patton took control of said Prison, the total receipts up to January 31, 1893, from all sources were \$411,346.80. That during that time he has paid to the State, out of the earnings of the Prison, \$394,654.96. Balance on hand \$16,691.94.

Your committee find that the Warden has on hand and on deposit the sum of \$17,245.09. That the difference between the amount on hand and the amount due the State is the sum of \$553.15, which seems to have been overpaid the State at his first settlement in May, 1887, and which sum seems to have been due the Warden by reason of said overpayment since May, 1887.

Your committee finds that the Warden has conducted the financial affairs of the prison in a safe, prudent and business like manner, that he has been economical in expenditures, and discreet in keeping the convicts employed upon such contracts as have been for the best interests of the State; that from the year 1822 up to the year 1887 said prison had never been self-sustaining, and at times been a great burden on the State. That at the time the present Warden assumed control the prison was largely in debt, many of the convicts were idle, contracts were expiring, the buildings, shops, grounds and cell houses were in bad condition, the discipline of the prison was bad, yet, after the first eight months and up to the present time, said prison has not only been self-sustaining, but has yielded a revenue to the State.

TREATMENT OF CONVICTS.

Your committee find that the treatment of prisoners is not more severe than proper discipline requires. Corporal punishment is never used only in extreme cases, where moral suasion and repeated reprimand have failed to have an effect. Under the administration of Warden Patten, there has been confined

in the Prison South 2,145 convicts. Of this number there has been punished or reprimanded during the nearly six years for all classes of offenses, 601 convicts. Seventy-two per cent. of the whole number have either been punished or reprimanded. Twenty-one convicts have been punished by being made to stand to the range hand-cuffed by the wrists or tied by the thumbs. Your committee find that at no time has any convict been suspended by either the wrists or thumbs, and the exaggerated newspaper reports on this subject do the prison and State an injustice.

Punishment by standing at the range tied by the thumbs has been resorted to during Warden Patton's administration in ten instances. It consists in requiring the convict to stand in such a manner to the range above as to prevent him from standing flat-footed. Under this punishment the convict does not necessarily have to bear any weight upon the thumbs. This form of punishment has been abandoned for nearly two years.

Punishment by standing at the range handcuffed by the wrists has been resorted to in twelve instances. It consists of requiring the convict to stand upon the balls of the feet with his wrists handcuffed to the range above in such a way as to prevent him from standing flat-footed. Under this form of punishment the convict does not necessarily have to bear any weight upon the wrists. This form of punishment has been discontinued for nearly one year. In both thumb and wrist punishment, when practiced, the order was usually given for the convict to be punished from ten to twenty minutes; but the convict was informed that whenever he agreed to conform to the rules of the prison, or endeavor to perform the work assigned him, or agreed to do right, then the punishment should cease; and if prisoners, in any case, were punished to the full extent of the order, it was because of their own obstinacy. Your committee find no instance where any convict was punished by these methods over fifteen minutes, and nearly all of these punishments lasted but two to five minutes.

Twenty-six convicts have been punished by being whipped with a light buggy whip, but this form of punishment has been wholly discontinued for nearly two years. It was never resorted to except in cases where convicts had been repeatedly guilty of

flagrant violations of prison discipline; and while your committee approves the discontinuance of the whip as a means of punishment, yet, in the particular cases in which it was practiced, we find that the punishment inflicted was not more than commensurate with their offenses and with what was necessary to correct their savage action or evil habits. No one was unjustly, cruelly or inhumanly punished.

Fifty-three convicts have been punished with the strap, and this is one of the forms of punishment now in use. A strap of soft leather about two and one-half inches wide and eighteen inches long is fastened to a short wooden handle, and with this convicts are whipped across the hips. This is, perhaps, about as effective as any form of corporal punishment, and at the same time no bad results follow the administration thereof.

On the subject of punishment, it must be remembered that confined in our prisons are many men of depraved conduct, violent in action, with no respect for the rights of others, and no regard even for human life. These dispositions and traits of character are as rebellious against prison discipline as prior to their incarceration, they were unmindful of the civil or criminal law. This class of men must be restrained. If left unrestrained, not only the discipline of the prison is ruined, but the lives of both officers and convicts are in peril. One guard was assaulted, from which he died. One convict was killed at his bench, and murderous assaults have been committed both on convicts and officers by that class of convicts who complain of the enforcement of prison discipline and the administration of corporal punishment.

Your committee find that a large per cent. of convicts in the Southern prison are of a grade of criminals seldom, if ever, found in institutions of this character in such large proportions, and it is our opinion that stringent rules with some kind of affective corporal punishment is absolutely necessary.

Nine convicts and one ex-convict made complaints before the committee charging the infliction of cruel punishment; but none of the convicts said to have been improperly punished had even a reasonably good record for conduct.

Ex-deputy Warden Ewing gave three instances of what he now regards as cruel punishment. Your committee regard it as important that the facts attending each case where the punishment is claimed to have been severe, should be fully stated in order that the General Assembly may come to the correct conclusion. Mr. Ewing thought that David B. Hill had been severely punished. The record shows this prisoner, during the course of his punishment, to have been stubborn, obstinate and incorrigible; that he had violated every prison rule; he was insolent to guards and foreman. He had frequently been reprimanded; he had fought other convicts; had refused to do his work; had violated frequent orders. The cause of the punishment complained of was assaulting a foreman, striking him three or four times. For this offense he was punished with fifteen stripes with a buggy whip. When he was taken to the cell-house for punishment he attacked the guards and showed fight, and before he could be punished he was hand-cuffed to the cell-door. Mr. Ewing said that no blood came, and the skin was not cut. This occurred on the 2d day of April, 1889.

An endeavor was made to show that James Kautner had been unduly whipped. During his first term he assaulted a guard. He was punished for the following offense: He came up behind a guard with a heavy piece of iron, called a ladle shank, and knocked the guard down. He then struck the foreman with the same instrument on the back of the head, from which he was laid up for three weeks. His offense was a most aggravated one.

He was given seventeen stripes with a buggy whip. This occurred July 2, 1891.

It must be said to Mr. Kautner's credit that he has become a good convict. He appeared before the committee himself and testified that he deserved the punishment he got.

An effort was made to show that a colored convict by the name of Wiggins had been severely punished. The evidence clearly showed that Wiggins was frequently guilty of minor offenses, and whenever punishment was to be inflicted upon him he would pretend to have fits. The officers became convinced that his so-called fits were simulated. He was finally for some offense ordered to stand to the range hand-cuffed by

the wrists. At once he commenced to have a fit, and upon the hand-cuffs being removed he fell gently to the floor. His breathing was natural, and the Warden concluded to put him to a test to settle whether his fits were feigned or natural. Sending for a bucket of water, the Warden took a tincup and held it in a way as to allow the water to drip in his face; with every drop of water the muscles moved; he endeavored to avoid the water and finally got up. This occurred on the 9th day of January, 1892, and since that time he has never had a fit, and he now frequently alludes to it laughingly, and tells how he "worked the fit racket" on the guards and foremen until they got onto him.

An ex-convict by the name of Thomas Eaglins appeared before your committee and testified that he had been severely punished by confinement in the cage and by being required to stand to the range tied by the thumbs. The record and the testimony of witnesses showed Eaglin to have been a bad convict. He violated every rule, was a mischief between convicts, incited insubordination, he was insolent to the guards, he made an aggravated assault on another convict, for which he was punished by being made to stand up to the range tied by the thumbs for ten minutes. For insubordination in the cell-house and yelling in the cell he was kept in the cage three days and nights. On this occasion he testified that his feet were frozen to the knees and that his hands were so frozen that they cracked and the blood oozed out.

In view of the fact that within the walls of the cell-houses occupied the temperature has never been within ten degrees of the freezing point, and your committee for this reason alone gave no credence to his story.

On material matter in his testimony he is contradicted by five convicts, three guards, one foreman and the prison physician. A careful reading of his examination will condemn his statements. The matters of which he now complains occurred over four years ago.

Six convicts, James W. Anderson, Jesse Black, Oscar Harp, John Kelly, Elmer Sandy and Hosea De Artobbi, appeared before your committee, and in language strangely identical, told that they had been cruelly punished by being whipped on

the bare back. The attention of the committee was attracted by the uniformity of detail by the various stories related by them. They all said that the blood was cut out of their backs; that the skin was cut, and that scars, as a result of said whippings, were now on their backs. They said they knew the scars were there because they had noticed them when they were bathing, and had seen scars on each other's backs. A sub-committee, consisting of Representative Redman, Senators Holcomb and McManus, Alexander Johnson, Secretary of the State Board of Charities, and Dr. Charles N. Metcalf, Secretary of the State Board of Health, was appointed with directions to take these six convicts to the bath room, strip them and examine them to see if any scars were visible.

Said committee made the examinations and unanimously reported that no scars or marks were visible except in the case of Jesse Black. Some scars were found on his side and hip, which he informed the committee were received long before he entered prison.

Charles Long, a convict, claims to have been whipped and also hung up by the wrists for thirty-five minutes.

He claimed to have known the length of time he stood to the range because he looked at the clock in the cell room. There has never been a clock in the punishment cell house, and none in any hall from where he was taken to the place of punishment. He claims that as a result of said punishment he became severely ruptured. This convict presents a strange case. The officers unite in saying that this convict has been a good prisoner, and that he has never been punished. The records show that he has never been punished. On the next day after hearing his testimony, said convict was carefully examined by the physicians and was found to have no rupture. In view of the fact that this convict is now in prison on a conviction of perjury, your committee are led to believe that his prison life has not had a reformatory effect upon the weakness which consigned him to a felon's cell.

Your committee, therefore, concluded that the punishment of prisoners has neither been extreme nor unusual in its character; that the officers of said prison have demeaned themselves in as kind, humane and forbearing a manner toward the

prisoners as is consistent with the enforcement of a strict discipline; that said convicts are properly clothed and are given a sufficient amount of coarse and wholesome food properly cooked and prepared; that the hospital is kept neat and clean, well lighted and ventilated, and the needs of the patients are properly and conscientiously attended to.

Your committee feel inclined to congratulate the prison officials on having secured the services of a physician of the character and standing of Dr. Runcie.

Ex-directors, ex-chaplain, ex-physician and citizens all unite in saying to the committee that there has been a marked improvement in the prison. From disorder has come order, system takes the place of carelessness. At the inception of Warden Patton's administration the buildings, grounds, cell-houses, and cells were in bad condition; windows were broken; floors were destroyed; the brick walls in some places were damaged; the roofs on all the buildings, including cell-houses and offices, were full of leaks, and some of them entirely worthless; the streets and walks of the prison were covered with dirt and mud; the ditches were choked with debris and filth, and the convicts suffered from dirt, vermin and from the want of clean and comfortable beds; no suitable means of bathing had been provided; the sanitary conditions of the Prison were very bad, and the sewerage was very imperfect. The first year of his administration could properly, and in a complimentary sense, be termed the period of reconstruction. The cells were plastered and hard finished with a white coat: the cell houses were repainted; the iron bedsteads were taken out of the cells, cleaned and repainted and new and clean beds and bedding put in every cell. The roofing on all the cell houses was repaired and repainted: One hundred thousand square feet of new roofing was put on the shops and buildings, and ten thousand square feet of new flooring was laid. A new cupola house, engine room, brick stack eight feet square and sixty feet high, an extension to the machine shop, was erected, requiring 150,000 brick. A bath house, with bath tubs for both cold and hot water, and of sufficient capacity to bathe all the convicts once a week, was erected. Two thousand feet of sewer pipe, with traps and water seals, with water-closets and

sinks, have been constructed and put in place. A large two-story brick building, 85x50 feet, has been erected, the first story of which is used as a dining room, and the second story of which is used as a tailor shop and clothing department. A system of water works, with reservoir water pipes and fire plugs, has been constructed. Fifteen thousand brick have been laid in pavement. Proper ventilating shafts and apparatus have been placed in all the cell houses. A kitchen twenty feet wide and one hundred and six feet in length, with smooth concrete floor, was erected. A new double-over of original invention was placed therein.

A new brick building, 150x35 feet and two stories high, was constructed for a general purpose building and is used for store rooms, mills, wash house, laundry and dry house.

A boiler and engine house was constructed and new boilers and engine put therein. The new kitchen has been fully equipped with new cooking apparatus. A new barn, 60x76 feet, has also been erected. A sewer from the Prison to the Ohio River, being 4,360 feet long and two feet in diameter, has been constructed and is of an average depth of fourteen feet. A new wall, of fine design and finish, is now under course of erection. The grounds have been cleaned and beautiful grass plats now take the place of piles of rubbish. During the time this extensive system of improvement was in progress the Prison was not only self-sustaining, but yielded a revenue to the State. The only special appropriation made was that for the construction of the sewer. Mr. Victor M. Lyon, a civil engineer, of Jeffersonville, skilled both by education and experience, testified that in the surveying, locating, engineering and superintending the construction of the sewer the Warden saved to the State, in that item alone, the sum of over seven hundred dollars. He further testified that in designing, surveying, engineering and superintending the construction of the new Prison wall the Warden had saved to the State at least one thousand dollars.

CONVICT LABOR.

The policy of hiring the convicts under the contract plan has been pursued in this Prison. Your committee are of the opinion that the competition of convict with free labor is, to some extent, injurious to the latter, but the amount of injury is very small, in view of the facts that the prison labor of the country bears such an insignificant proportion to the total amount. It can not be seriously supposed that this slight interference can have any serious effect, either upon the amount of work available for honest labor or upon the price of goods manufactured in prisons.

Your committee desire to impress this fact upon your attention, that the loss resulting to honest labor from such competition is less in aggregate than would have to be borne from the public treasury at the expense of the tax-payers, and the taxes collected for this purpose would, in any event, to a large extent, be an ultimate charge upon labor.

Your committee fully approve and endorse the various contracts that have been made by the Board of Directors and Warden for the convict labor. No objection has been urged to any contract made since the commencement of the present Warden's administration except that known as the Saddle Tree Contract. In June, 1891, bids were opened for the hire of 100 convicts. The Dennis-Claggett Saddle Tree Company bid fifty-five cents per day for each convict. John S. Sullivan, of Jefferson City, Missouri, bid sixty-six cents per day. At the time of the opening of said bids, the Warden had received letters and other information from the Wardens of the prisons in Missouri, Alabama and Texas, that said Sullivan was making efforts to monopolize the entire business by either crushing out of existence all similar establishments, or by preventing others from being established. The Warden was informed that Sullivan was not a proper man to hold such a contract; that he was unpleasant in his relations; that his bid was not made in good faith; that he would secure contracts, operate them a short time and then "throw them up," causing delay and involving litigation on his bond.

These letters and facts were laid before the Board by the Warden and the contract was awarded to the Dennis-Claggett

Saddle Tree Company, the Board being of the opinion that while Sullivan's bid was the highest bid, it was not the best bid. Your committee are of the opinion that upon the fact and information before the Board at the time of awarding said contract the Board acted in a prudent and business-like manner.

An attempt was made to show that there was something improper in the purchase of brick for the construction of the new prison wall. Bids were advertised for and on the 8th day of March, 1892, bids were opened. The lowest bid was that of T. B. Dean, who bid \$6 per thousand, while the next lowest was \$7.50 per thousand, the other bids ranging from \$8 to \$12 per thousand. The bid of Mr. Dean at \$6 per thousand was accepted at the time and a contract was prepared and he was directed to execute a bond and was given time in which to procure and file the same. He never filed a bond or offered to do so, but instead wrote to the Warden that owing to other business matters he would be unable to comply with the terms of said bid. Thereupon, the Board accepted the bid of Mitchell Brothers, of Lawrenceburg, Ind., at \$7.50 per thousand, who filed the necessary bond and entered into a contract.

The brick furnished by Mitchell Bros. were hard and smooth finished, and were of a standard machine made size, being seven-eighths of an inch longer and one-half inch thicker than the ordinary standard hand made brick, and from the proof heard, said brick were cheaper at \$7.50 per thousand than are the standard hand made brick at \$6 per thousand. The purchase of machine made brick at \$7.50 per thousand in preference to the hand made brick of standard size at \$6 per thousand was a net gain to the State of \$1,327. The awarding of the contract to the Mitchell Bros. at \$7.50 per thousand included the delivery of all the shaped brick necessary to turn arches and corners and for ornamental work.

Prior to the control of the present incumbent, the State had never received anything from the sales of slop or offal of the prison, it having therefore been regarded as one of the perquisites of the Warden. Warden Patten, with his own private funds, purchased cattle and hogs and fattened them upon the prison slops, and after reimbursing himself for the cost price of said stock, all profits were turned over to the State.

An examination of the records showing miscellaneous earnings shows total profits on hog and cattle transactions to have been \$2,710.24. One of the charges made was that the profits on sale of hogs for the year 1892 had not been accounted for, but the records show this charge to be unfounded, and the sum of \$381.92 to have been paid in from that source. An attempt was made to have it appear that the boarding house connected with the prison was operated for the profit of the Steward. There is nothing in this charge. The guards and certain officers connected with the prison take their meals at the prison dining hall, and pay therefor the sum of \$15 per month. It is the purpose that this shall be self-sustaining, and if any profits accrue from this source the same are turned into the Treasury. The records show that the profits turned in amount to the sum of \$282.12.

Complaint was made that the Warden had paid out of the State funds the expenses of himself and the Board of Directors to attend the National Prison Association at Pittsburgh, Pa., and for the Directors to attend the Conference of the National Board of Charities at Indianapolis. The Governor of the State and the State Board of Charities recommended that these meetings be attended; like officers of the institutions of other States attended, and the Warden and Board believed it to be in the interest of their institution to do so in order that they might gain all the information possible. The meeting brought them in contact with the prison officials from all parts of the United States, where the system of discipline, punishment and all the theories of reformation were fully discussed, including also a higher and wider scope which treated of crime and criminals in all phases. While your committee find no warrant in law for the payment of these expenses out of the prison fund, we believe the State was benefited by the expenditure, and we would recommend that in the contingent fund allowed the Governor of the State, that the sum be made adequate to permit such officers of the various institutions of the State, as in the discretion of the Governor may seem best, to attend such meetings as may be held in their special departments.

A charge was made that the Warden had received interest on money in his hands. At the end of each quarter the Warden pays into the State Treasury all moneys that are in his

hands except what is known as the Convict Fund and the Library Fund, amounting to \$2,200 and \$2,800 respectively; with these exceptions, the Warden starts in each quarter with nothing on hand; and while the amount on hand at the end of the quarter aggregates from \$15,000 to \$18,000, the greater part of such sum is not paid until near the end of the quarter, and no interest has been received from this source whatever. The evidence showed that upon the other funds the Warden, during the last six years, had received \$187.50 as interest. The Supreme Court has decided that whoever gives a bond for public moneys takes it as his own until a legal demand is made for the same, and that upon his bond he is liable for all loss. He must be ready to pay the principal when called for, and is liable for a failure to do so.

An effort was made to criticize the appointment of Claude McDonald, a son of Director McDonald. The evidence abundantly shows this young man to have been faithful in the performance of duty, as well as in every respect competent. His duties as Hospital Steward require him to assist the Prison Physician; to be ready to respond to calls of the sick at night, and to have the general charge of the hospital and dispensary. There is nothing objectionable in his appointment.

A charge was made that Director Slater received \$150 from a convict by the name of Henry Berner, as a fee to aid in securing his pardon. The evidence wholly disproves the charge. Neither the sum mentioned nor any other sum was paid by the convict named. A contractor by the name of W. D. Patton, who, by the way, is of no relation to the Warden, had employed Mr. Slater to render some legal services in the collection of a claim at Lawrenceburg, and also to go to Vincennes in regard to said collection. The crime for which Berner was convicted in Gibson County was committed at Vincennes. This contractor directed Slater that when he went to Vincennes, on the legal business mentioned to learn the feeling of public sentiment in regard to a pending application for pardon, and also while there to go to Princeton and learn the sentiment there. Mr. Slater did so, and upon his return reported that the sentiment was very strong, especially at Vincennes, against any application for pardon, and that a remonstrance was filed against his pardon. For the legal services

rendered and for his expenses, the contractor paid Mr. Slater \$25. The wife of said convict would not believe that any remonstrance had been filed. Subsequently, at the request contained in a letter from there, Deputy-Warden Ewing, Mr. Slater went to Indianapolis with Mrs. Berner, and called at the Governor's office, and the remonstrance was shown her, and she took a copy of the list of names. Mrs. Berner paid the actual expenses of this trip and nothing more. The majority of your committee have made a finding upon all matters in controversy.

We find that two objects have been kept in view in the management of said prison: (1) the general welfare of the convicts; (2) the interests of the State. The affairs of the prison have been conducted according to law. In the administration of the law governing an institution of the magnitude of the Prison South mistakes will occur; accidents that no human foresight can control will happen, but the unprejudiced citizen must determine the true status by the general course, the evident intent, and by results attained. Judged by these tests the citizens of Indiana have no just cause of complaint against the management of this prison. It is regretted by a majority of your committee that some members of the minority so far forgot themselves and the proprieties of the occasion as to say to convicts, in the presence of other convicts, that Warden Patton was not a proper person for warden, thereby inciting insubordination and riotous conduct on the part of convicts. The highest duty of any citizen should be to sustain and uphold the efficiency of the institutions of the State, instead of to tear down and destroy them.

The prison has been frequently visited officially by the Governor of the State, and the marked progress, the general improvement of the tone of the institution, the better discipline and the cheerfulness of the prisoners attracted the attention of these officials. The Secretary of the State Board of Charities also frequently visited the institution, and he testified to the efficiency of the management, and to the zeal and the spirit in which the Warden entered into a study of the best methods of prison management.

He stated that he went about the prison and mingled with the men, and received their communications, and that they expressed much gratification over the many changes for the betterment of their condition by Warden Patton. He called the attention of the committee to the manner in which the convicts appreciated the abolition of the lock step in marching, the shaving of the head, and other forms of humiliation common to many other prisons. The free hour in the evening, and the observance of public holidays is attended with much good. When a conscientious gentleman like Alexander Johnson, who has made this and similar questions a study, testifies to the fitness, capabilities and success of the Warden in discharging his duties, it should require more proof and of a better quality than that submitted to your committee before we will consent to become parties to a conspiracy to ruin the good name of a man of lifelong integrity, and to drag down and destroy one of the public institutions of the State for the purpose of manufacturing political capital.

A copy of the evidence is filed herewith:

Respectfully submitted,

E. V. BINGHAM, Chairman,

A. G. HOLCOMB,

J. E. McDONALD,

JOHN SWEENEY,

F. M. GRIFFITH,

On the Part of the Senate.

J. H. REDMAN, Chairman,

B. F. REEVES,

C. E. CLAUSER,

REUBEN DAILEY,

J. L. DUNCAN,

GEORGE B. MCINTYRE,

On the Part of the House of Representatives.

To the President of the Senate and Speaker of the House of Representatives of the State of Indiana :

The undersigned, constituting a minority of your Committee on Prisons of the Senate, and Committee of State Prison South of the House, acting in joint session, and Messrs. Lindemuth of the House and Loveland of the Senate, acting with such Committee in the investigation of the management and affairs of the State Prison South at Jeffersonville, Indiana, having made such investigation respectfully submit this our report:

In their financial operations the Warden and Directors have displayed an indifference to recognized business methods and to the obligations imposed on them by law that may well excite inquiry as to the honesty and good faith of the prison management. A few examples will serve to illustrate the general proposition: In the month of October, 1891, the Warden appropriated to his own use \$300 of money belonging to the State and with it purchased three 1,000 mile tickets at a cost of \$60, gave one to each of the Directors, and himself traveling upon a pass, the four attended the National Prison Congress at Pittsburgh, Pa. The remaining \$240 was never accounted for to the State. This appropriation of the State's money was wholly without legal sanction, and was clearly unauthorized and illegal.

The Warden makes reports to the Auditor of the State monthly and quarterly. His books show that a sum of \$10 is charged for each monthly settlement with the Auditor of State, and a like sum for each quarterly settlement with the Auditor of State, in addition to which he makes a regular monthly charge of \$5 for Warden's incidental expenses, or a total annual charge of \$220, in addition to the salary allowed him by law. It requires only a few minutes each time to make these several settlements, and in coming to Indianapolis to make them the Warden travels upon a railroad pass, and incurs no necessary expense beyond the hotel bills and street car fare for the trip. Fifty dollars per year would be a liberal allowance for the actual expenses.

It is in evidence that Mr. Patten is, and for several years last passed has been, receiving interest upon \$2,800 of trust funds deposited in the Sullivan County Bank, and upon other funds deposited elsewhere, which interest receipts aggregate more than \$100 per year. A portion of this interest comes from the money belonging to convicts, a portion from the

Library Fund, and other portions from the General and Special Funds, of all of which he is made the custodian by law. It being, therefore, his legal duty, as Warden, to care for these moneys and to make reports, it is our opinion that he is entitled to no other compensation, therefore, than his fixed salary of \$2,500 per annum, and that the spurious charge for expenses and the confiscation of interest received, is not only a breach of trust, but is also in direct violation of the act of February 27, 1891 (Acts of 1891, page 53), which increased his salary from \$1,600 to \$2,500 per annum, and provides that he shall not receive in any way whatever compensation other than by this act provided. In the act of March 9, 1891, it is made a felony for a Warden to appropriate to his own use any of the slops or offal of the prison. The only receipts from prison slops appearing upon the records of that institution, or accounted for, are as follows: October 31, 1891, \$1,061.30; June 30, 1892, \$23.85; August 1, 1892, \$18.00; September 5, 1892, \$16.45; December 1, 1892, \$17.00; December 31, 1892, \$19.75; February, 1893, \$21.00. It further appears, however, that the following sums have been returned as profit on sale of hogs, namely: July 30, 1887, \$155.30; August 24, 1887, \$457.54; April 12, 1889, \$154.39; October 24, 1892, \$381.91. The first item returned as slops, \$1,061.30, is explained as being the profit on the sale of cattle. The item of \$381.91, reported on October 24, 1892, is a sum realized from hogs sold May 20, 1892, and which was withheld by the Warden for a period of five months, and not reported at any of the intervening monthly or quarterly settlements. A comparison of the dates and amounts of the items in the slop and hog accounts will disclose the fact that the returns have been made at surprisingly long and irregular intervals. It is impossible to learn from the prison records or from any other evidence available whether the amounts of the slop and hog profits have been correctly returned or not, for the reason that no record whatever is made of those matters except the naked statement that the State is entitled to so much of a credit from slops or from "profit on hogs" as the case may be.

BRICK CONTRACT.

Under the act of 1891 a sum of money was appropriated and set apart for the construction of a new brick wall which was greatly needed. This wall is now nearly completed, and is a most admirable structure. It was built by convict labor, which has materially reduced the cost of construction. The brick, however, were secured by contract, and it is to that transaction that we now invite attention.

On February 9, 1892, the Warden and Directors advertised for sealed bids for "one million standard, first-class, hard front brick, uniform face, size and color," to be used in the construction of a new wall. In his report of November, 1890, asking an appropriation by the Legislature for the purchase of brick for this purpose, the Warden had estimated their cost at \$5.50 per thousand. Of the bids received, that of T. Bart Dean, of Louisville, at \$6 per thousand for brick, as advertised for, was the lowest and the contract was awarded to him, and signed by himself and Warden Patten on March 8, 1892. On April 4, 1892, this contract was vacated and a new contract entered into with Mitchell Brothers, of Lawrenceburg, the home of Director Slater, for "one million or more first-class, hard brick, run of kiln, except soft and injured." The contract with Mitchell Brothers was made without re-advertising and the brick furnished by them and paid for at the rate of \$7.50 per thousand, or at a cost to the State of over \$1,500 more than the price at which Dean had agreed to furnish the same brick. No bond was exacted of the competing bidders. Mr. Dean stated to two of your committee that he had tendered a good and solvent bond with his bid, but that the Warden had refused to receive any bond at that time. The fact that he had made this statement, and that he was willing to meet with a sub-committee at the Galt House in Louisville, at which hotel the greater portion of the committee were stopping throughout the investigation, and testify to the same, was stated to the committee, and a motion was made and carried in committee to appoint such sub-committee, but upon the violent objection and protest of Warden Patten, the motion was reconsidered, the action rescinded and the minority was thus denied the only means by which evidence upon this point could be procured. In addition to the 1,006,500 face brick said to have

been purchased from Mitchell Brothers, a total of 1,304,999 small hand made brick were furnished by Charles Akers, of Jeffersonville, at \$6 per thousand. No brick were bought prior to March, 1892, at a greater price than \$6 per thousand, delivered, yet we find that on the 2d day of November, 1891, the Warden filed with the Auditor of State a voucher embracing the following statement and requisition:

“The Warden has heretofore contracted for and received, by order of the Board of Directors:

1,000,000 brick at \$6.50 per 1,000.....	\$6,500 00
Stone work	918 76
Sewer pipe, tiling, fire clay.....	3,351 00
Broken stone.....	780 00
Iron piping.....	895 30
12 cars of cement	900 00
Sand and gravel	1,000 00
Lumber and lime	500 00
For purchase of real estate.....	2,000 00
	<hr/>
Total	\$16,845 06

“Therefore, the Auditor of State is requested to issue a warrant for \$18,000 on said appropriation to J. B. Patten, Warden of said Prison.”

Upon this voucher he received out of the State Treasury said sum of \$18,000, for the purposes indicated.

Again, although it appears in the voucher that the 1,000,000 brick at \$6.50 per thousand had been delivered to the prison prior to November 2, 1891, and on that voucher he received \$6,500 to pay for such brick, an examination of the receipts in the prison discloses the fact that only \$2,600 of that sum, that being the price of 433,333 brick at \$6 per thousand, were paid out in November, 1891, and that the Warden kept the remainder of the money, to wit: \$3,900 in his own hands, and did not pay out another dollar for brick until one year later, namely, on October 31, 1892, when he made a further payment of \$2,000 for 333,333 of said brick. No explanation of this singular transaction appears any where in the books, or in the Warden's reports. It is not possible to ascertain from the prison records, or from vouchers on file, or from a measurement of the wall

or from any other source whatever, the number of brick that have actually gone into the new wall. Several hundred thousand of brick were taken from an old wall and placed in the inside of the new one, but the Warden himself is not able to state the number so used with even approximate accuracy. The brick used in the wall being of three distinct sizes, the number can not be ascertained by measurement. The several Directors testified that they did not know, and had no means of knowing the number of brick actually purchased and used in the wall except as they were told by the Warden; and that if the honesty of his transactions was called in question, it could only be established or impeached by his own statements.

THE SADDLE-TREE CONTRACT.

The State has suffered a heavier loss from the letting of the saddle-tree contract to the Dennis Claggett Saddle-Tree Company than from any other one transaction which we have been permitted to inquire about. In section 6138, Revised Statutes of 1881, it is provided that "All contracts for working convicts shall be given to the highest and best responsible bidder." In May, 1891, Messrs. Dennis & Claggett were engaged in the manufacture of saddle-trees, having a contract for fifty convicts, which contract would have expired on December 31, 1891. On May 12, 1891, however, this firm served upon the Warden and Directors the following notice:

"We herewith desire to have our contract for the lease of fifty able-bodied men from the State of Indiana canceled on the 13th day of August next, or sooner, if this shall meet with your approval."

Acting upon this notice, and in harmony with it, the Warden advertised for sealed bids, to be opened on July 14, 1891, for 100 men for five years, with the privilege of ten years. Two bidders responded: The Dennis-Claggett Saddle-Tree Company, who offered to pay 55 cents per man per day for the ten year term, with the privilege of terminating the contract at the end of five years; and John S. Sullivan, an extensive prison contractor, who offered 66 cents per man per day for like term and service. The contract was awarded to the Dennis-Claggett

Company at 55 cents. This discrimination against Mr. Sullivan was in direct violation of the statute quoted, and resulted in a loss to the State of 11 cents per day for each convict—\$11 per day for the number employed—an annual loss of more than \$3,300, or \$800 more than the Warden's salary, and a total loss to the State of more than \$33,000 for the period covered by the contract. It can not be contended that Mr. Sullivan was not known to the prison management as a responsible bidder. In his sealed proposal he expressly offered any bond required. His attorney, Senator Frank Burke, informed the Warden that "Mr. Sullivan was ready to put up any security in any bank that was satisfactory to the Board of Directors and the Warden, to be forfeited to the State in the event he did not enter into the contract." This evidence was given during the investigation, and was not contradicted. The effect of surrendering the original contract and reletting at that time was to prevent competition in bids. The time when contracts will expire is widely known and watched among prison contractors, and unless an arbitrary termination of a contract is brought to their personal notice or extensively advertised, it would in all probability escape their attention. The letting of this contract, under these circumstances, was an act of dishonesty or of favoritism that can not be too severely censured.

A suspicious circumstance connected with the investigation of this transaction is the refusal of Mr. Claggett to appear before the committee in obedience to a subpoena, and testify in regard to these matters.

SANITATION AND CLOTHING.

Two things which deserve commendation are the new wall and the sanitary condition of the prison. The new brick wall, so far as completed, is a splendid structure, as elsewhere stated in this report, and is apparently well built. We would recommend its completion as soon as practicable. That Warden Patten and the Prison Directors deserve praise for the improved sanitary condition of the prison, all who have visited the prison must admit. The construction of the large trunk sewer, by the advice and under the supervision of the Warden, has afforded drainage facilities which were badly needed and which will afford still further opportunities for improved sanitation in the future.

The cell-houses are kept clean and dry and as comfortable as circumstances will permit.

We wish to call attention to a feature of the existing regime which is a sin perpetrated upon a lot of defenseless men. That the people of the State are ignorant of the fact to which we allude, we take it for granted. The prisoners are furnished no underclothing, nor change of clothing suited to and sufficient for the season; the same suit which covers the convict under the burning sun of July and in the sultry days of August, must suffice him in the bitter cold of December and January and in the chilly blasts of February and March; and the same grade and weight of clothing is furnished to all, without respect to their varying physical conditions. Many of the convicts, when they enter the prison, have come from inside employment, have been used to warm clothing and some are impaired in health.

During the time the committee were engaged in the investigation at the prison, there were days when the thermometer was below or near zero, and, during the majority of the time, the air was exceedingly raw and penetrating.

At these times the convicts went about shivering in their single garments. Bitter complaints were made to members of the committee of the insufficiency of their clothing, and the appearance of the prisoners plainly showed that the complaints were too well founded. That rheumatism and consumption should be common under these circumstances is not to be wondered at. The hospital record, set out in the Prison Report for the year 1892, discloses the fact that out of a daily average for the year of 594 convicts in the prison, there were in the hospital fourteen cases of consumption and fifty cases of rheumatism, entailing a loss of 1,358 days.

The prisoners receive but two pairs of socks a year, which are given to them on Thanksgiving day. If prisoners have money to buy, or kind friends outside to furnish them suitable under clothing, they may enjoy them for a brief time, but the garments not being marked are soon lost in the washing.

Dictates of common humanity would require that the prisoners should be warmly clothed, however coarsely and cheaply. The State has already enjoined this upon the Warden and furnishes him with a maintenance fund by which to carry it into effect.

Section 6142 R. S. 1881, expressly provides that, "It shall be the duty of the Warden to provide each convict with a clean straw bed and sufficient covering at all times to protect him from the inclemency of the season, and also with garments of a coarse material suited to and sufficient for the season." That this matter should have escaped the attention of Mr. Alexander Johnson, Secretary of the State Board of Charities, has been a matter of surprise to the minority of your committee. It is to be hoped that this duty above referred to, imposed upon the Warden by law, and the dictates of humanity will no longer be disregarded, and men, convicts though they be, who are left wholly to the mercy of the State, will be denied sufficient clothing. Prison reformation is a farce and a crime when it returns to the world men broken down in health from insufficient clothing.

PUNISHMENTS.

We find from the evidence that the following punishments were and are being practiced by James B. Patten, Warden of State Prison South :

1. The docking of good time earned by the convicts. Under the law now in force in the State, prisoners may, by good behavior, earn a certain number of days, months or years of good time which shall be deducted from their sentences. The docking of good time consists in the taking away of a certain number of good days so earned, depending upon the nature of the offense. This is a humane punishment and should be more generally used.

2. The carrying of the sand bag is a punishment which has been exercised to some extent in this prison, and when inflicted within reasonable limit is not open to objection.

3. Handcuffing the prisoner in a standing position to his cell door is a punishment in common use in the prison, and may be humane or cruel, depending upon the duration and circumstances attending it. In no case should this mode of punishment be used where the temperature is too low for the prisoner to keep reasonably warm and never when the prisoner is not in a physical condition to sustain it without injury, nor for any consecutive number of hours without allowing the

prisoner reasonable intervals of rest and sleep in a reclining position.

The record of punishments shows the chaining of prisoners to their cells in an upright posture, in numerous instances, as late as 10 and 11 o'clock at night, after working all day, and the evidence revealed some instances where the convicts had been thus pinioned until 2 and 3 o'clock in the morning for failure to complete their task, and compelled to go to work on the same task at the usual time in the morning, and, in one case, the prisoner testified that he had been thus fastened when the weather was so cold that his hands and feet were frosted, causing him much pain and suffering for months thereafter.

No record appears of these cases of extreme punishment, but other similar instances could have been produced had opportunity been afforded your minority, as requested.

4. Another form of punishment is cutting off the convict from what is called the "free hour." That is, after the work of the day is over, usually for an hour between 6 and 7, the convicts are permitted to speak with each other, and they are allowed to have vocal and instrumental music. The prisoners are not allowed to become boisterous in their conversation or their music, but the comparative freedom of this hour is something to be valued by men in confinement. When they violate any of the rules of the prison this "free hour" is cut off. This is an excellent form of punishment and is attended with the best results.

5. "Caging" is another mode of punishment commonly resorted to. This consists in the solitary confinement of the prisoner in the "cage" or "dungeon," with nothing to eat except from four to six ounces of corn bread in twenty-four hours and water. There is nothing in the dungeon but a slop pail and a board on which to lie. The cell door is boarded up so as to exclude the light, and slight ventilation is afforded by small cracks at the top and bottom of the door.

This mode of punishment when inflicted to extreme length and with unreasonable persistency, as has been done in this prison under Warden Patten's management, is very objectionable. It produces a low state of circulation, depressed vitality and leads to depraved habits and frequently results in insanity

or suicide. Instances of all of these conditions were clearly brought to light in the investigation. The other principal modes of punishment practiced there are :

6. The whipping of the convict with the cat-o'-nine-tails, the buggy whip or the strap cut into thongs, and

7. The hanging of the convict by the thumbs or wrists.

These modes of punishment, as inflicted here, are inhuman, cruel, barbarous and a disgrace to an enlightened civilization and can not be too severely condemned.

When the convict is to be whipped he is made to bare his naked body from the shoulder to the knees, then compelled to get down on the floor of the whipping cell on his hands and knees so as to bring his skin to the greatest and most sensitive tension ; he is then brutally lashed with the cat-o'-nine-tails, the buggy whip or strap cut into thongs by the Warden or Deputy until the cries and pleadings of the convict stays the hand of his tormentor or until the prescribed number of lashes have been inflicted. No physician is present and no examination of the physical condition of the convict is made by the prison physician either before or after the punishment. The heavy strokes of the sharp buggy whip and the thongs of the cat and strap upon the stretched and sensitive skin of the prostrate convict often cut the blood until it oozes out of the wounds and trickles down the body, and at night the rough, wooly shirt becomes fastened in the coagulated blood. These are not romances of the imagination, but a conservative statement of actual facts. When the skin is not cut large red or black and blue welts are produced which stripes the convict for weeks and, in some instances, for months. Aside from the cruelty of this punishment, so degrading is it considered by the prisoners that they resort to various excuses to refrain from bathing in order to conceal their humiliation from their fellow convicts. This mode of punishment, too, has been inflicted by the Warden for great and small offenses, without apparent discrimination. The convict is subject to this barbarous punishment alike for the mere failure to fully complete his daily task, as well for an attempt at murder, for using insulting language, as for mutiny or riot.

The punishment of hanging by the thumbs is inflicted by tying a small strong cord around the thumbs of the convict, and drawing him up to one of the bars or ranges over his cell, until his toes barely touch the cell floor. The prisoner in order to relieve his thumbs from as much of his weight as possible, and the cutting of the cord, will strain himself to rest as much of his toes on the floor as he can, and the result is a severe pain in the back and sides, as well as excruciating pain in the thumbs. He is kept so suspended for 10, 15 or 20 minutes, or until his outcries and entreaties soften the heart of the Warden or deputy, or until the convict, from pain and exhaustion, faints.

Hanging by the wrists is inflicted similarly to hanging by the thumbs with the exception that the wrists are handcuffed together and the prisoner drawn up to the bar with a chain. This punishment is less severe and tortuous than hanging by the thumbs. In the latter case, deep creases are cut into the thumbs by the sharp cord and in many instances the thumbs are so cut, strained, swollen and otherwise injured as to disable the prisoner for work for days and weeks afterward. And yet convicts are thus punished for failure to complete their task of pulling holes in the brush shop, which is a task wholly performed with the hands and fingers, and after having their thumbs thus injured, are put upon the same task and punished again and again if not able to complete their tasks.

No physician is present at the hanging of the convicts by the thumbs and wrists, and no examination is made of the convict either preceding or following the punishment.

PRISON DISCIPLINE.

While the order maintained in the prison is fairly good, the discipline is not such as should prevail in an institution of this kind and magnitude. In fact, conditions exist which are not only unreasonable and highly improper, but that are in violation of law.

Section 6143, Revised Statutes 1881, among other things provides that "Rules for the government and discipline of the prison shall be enacted by the Directors and Warden, which shall be printed and posted up in each cell of the prison, and

otherwise published, so that each prisoner shall know them, and the Warden, for himself and assistants, shall be responsible for the observance and enforcement of such rules and regulations."

The requirements of this law are utterly ignored. If any such rules for the government and discipline of the prison have ever been enacted by the Directors and Warden, the same have wholly fallen into disuse and are no longer a feature of the prison discipline as required by law. It was with great difficulty that two old copies of a few meagre rules could be found about the institution.

New convicts, on being received in the prison, are given neither oral or printed instructions as to their duties and deportment. They frequently receive the first information of a rule of prison discipline when they are being punished for its violation, or must owe their knowledge to the good offices of older convicts.

Section 2027, Elliott's Supt. 1883, which prescribes the number of good days that may be taken from the convict for the first, second, third and fourth offense, has also been abused as shown by the punishment records.

It was in evidence in several instances, that convicts who were punished were not informed of the offense for which they were being punished, and claimed to be ignorant of the fact up to the time of the investigation.

Dr. Wolf, the former prison physician, testified, and it was admitted by the Warden, that the Warden had countermanded the orders of the prison physician in excusing convicts from labor on account of sickness, and had peremptorily ordered them from the ranks to their work after such excuse.

For the violation of any rule of prison government or discipline, the convict should in every instance be accorded a hearing before the warden or deputy and be permitted to face his accuser. This has not been done. This principle is founded in reason and justice, and is recognized in all criminal codes. This practice should be followed not only for the purpose of ascertaining the truth, but that the prisoner may feel that justice has been done him. The thing that seemed to cause the most dissatisfaction among the prisoners was the

refusal to hear their statement, and accord them a hearing. While a guard is not permitted to prescribe the punishment, the convict is frequently sentenced upon the *ex parte* statement of the guard, and not suffered to speak in his own defense.

We believe that if the investigation of the State Prison South has resulted in no further legislation than the passage of the bill introduced by Senator Holcomb, the investigation has justified itself, and done something for the cause of humanity. That measure provides against the punishment of prisoners in the heat of passion, and aims to take from the punishment anything akin to revenge, by specifying that no punishment shall be inflicted until twelve hours have intervened between the commission of the offense and the infliction of the penalty, and also, that no punishment shall be inflicted, except in the presence of the Physician and the Moral Instructor, provisions supposed to have been made in order that the first named might be present to invoke the healing art if necessary, and the second to prevent the laying on of stripes in anger. A convict is to be given full opportunity to state his side of the case, and rebut, if possible, the charges made against him, and all such punishments must be recorded in books to be kept for that purpose, together with the statement of the causes and the convict's defense.

If the provisions of the bill are carried out the convict will be heard before being punished, and his statement will go on record along with that of the accuser. This measure is a direct outgrowth of that investigation made to correct abuses which were attached by your minority in the discipline of that institution, and was introduced by one who sat and heard the testimony, and was manifestly impressed with its justice and necessity. The bill was passed by unanimous vote of the Senate, was immediately taken to the House, and passed under a suspension of the rules, and has now been signed by the Governor.

That a change in prison discipline so marked was thus paved through these two branches of the Legislature with such unanimity and speed, can be attributed to no other cause than the disclosure of this investigation. It is said that this law has received the approval of the Warden of the Prison and the State Board of Charities. We are sorry that in the years gone

by they had neither seen fit to suggest such a law, nor to voluntarily follow such humane rules of discipline. We believe that corporal punishment by whipping with the cat, and buggy whip, and like brutal instruments, and hanging by the wrists and thumbs should be entirely abolished from the prisons of the State, and if corporal punishment be practiced in any form, let such punishments be inflicted under humane restrictions.

While most cordially endorsing the law to protect prisoners against the brutality of the Warden in charge of them, we believe that no man should be the Warden of a prison whose perverted nature requires the restraints of such a law. Much less do we believe that one whose brutal excesses have furnished the cogent argument for its enactment should be retained.

We feel that the investigation has fully vindicated the good faith of Mr. Abel Ewing, who preferred the original charges. Had it resulted otherwise than in the important disclosures made, we should have felt called upon to dwell at length, and in some detail upon the obstructive tactics employed by the Warden and the majority of the committee. As it is we should do less than our duty were we to remain wholly silent as to the proceedings in committee which have culminated in a majority and a minority report. The first resolution offered in the Senate by Senator Loveland, and by Mr. Lindemuth in the House, asked for the appointment from each body of a committee of three members to be chosen by the majority, and two by the minority. This resolution was excluded in the House, and in the Senate a substitute offered by Senator Akin was adopted, referring the entire matter to the standing Committee on Prisons in the Senate, and on the State Prison South of the House. These joint committees consisted of eleven Democrats and five Republicans. According to the usual courtesy extended in such cases, and as contemplated by Senate Rule No. 53, and Rule No. —, in the House, Messrs. Lindemuth and Loveland were invited to accompany the committee and participate in its work. The idea that the investigation was to be an impartial and thorough one was quickly dispelled upon reaching the prison. A request made upon the first day, and repeated almost daily thereafter by members of the minority, that the committee take a short recess and go through the interior of the prison, was combatted by the Warden, and refused by the

majority until after the minority had been compelled to close its case. The first act of the investigation was to adopt a motion offered by Senator Griffith, defining and limiting the range of the investigation, and requiring that all evidence on behalf of the prosecution should be finally concluded before entering upon the defense. After the adoption of this resolution the majority at once assumed a passive attitude, made no effort whatever to produce evidence in support of the charges, and threw upon the minority the entire burden of procuring evidence and prosecuting the investigation, while denying them access to the interior of the prison.

The single privilege was accorded them of sending for certain convicts whom they might from time to time designate, and holding an interview with them in a room where a guard was always present, and within hearing. At three o'clock upon one afternoon, an order was made over the objection and protest of the minority, pre-emptorily limiting the time of the prosecution to six o'clock of that afternoon, and after that hour the minority was absolutely prohibited from introducing further testimony, although numerous important witnesses were tendered by them. After the prosecution had thus been closed, and while the defense was in progress, the committee took a recess of half a day and went through the prison. When the sitting of the committee was resumed, the minority in good faith tendered the following evidence in support of additional charges of which they had theretofore been in ignorance, viz.:

“First. We offer to prove by five witnesses that worms have been found in the soup and food on different occasions, and when the guard's attention was called to the fact, in one instance, he answered, ‘Oh, eat them; they will make you fat.’

“Second. By six witnesses, that the men who work in the saddle-tree shop, covering saddle-trees with wet hide, have overalls that are torn and worn out so that the water goes through and wets them to the skin, causing them to contract cold and rheumatism.”

There were other specifications in this tender of evidence, and the minority expressed a willingness to give the names of the witnesses to the committee. But not only was the minority denied the right to produce any of the evidence offered,

but even the tender itself and the fact that it had been made was on motion of Mr. Redman, stricken out and expunged from the record. Immediately following this proceeding, the majority introduced *ex parte* evidence in explanation of the charges so made.

In the case in chief, no limit was placed upon the time to be occupied by the defense in cross-examination of witnesses, but soon after the majority had begun the production of evidence in behalf of the Warden, the remarkable rule was adopted limiting the prosecution to the same time in cross-examination of each witness as was by the majority consumed in the examination in chief, and this rule was followed by permitting the Warden to read, as the evidence in his own behalf, a carefully prepared typewritten statement, the reading of which consumed more than an hour.

After the evidence was closed in behalf of the majority at the prison, the minority was refused the right to introduce any evidence whatever in rebuttal, and this right has been and is still denied them. Hampered by these restrictions, surrounded by the organized and officered body of men composing the prison force of officers and employes entrenched within their own vantage ground, and all acting in harmony with a majority of the committee, who were in full sympathy with and abettors in a policy of obstruction, it is surely not a matter of great surprise that a steady purpose and persistent effort to get at the truth involved more time than under more favorable conditions would have been necessary for the investigation.

In justification of these statements, and for the disclosure of other equally obstructive acts, we appeal to the shorthand notes of the stenographer. The long-hand manuscript will make only a meager showing of these pertinent matters, for the reason that at the last meeting of the committee, after something over one hundred pages of the record had been transcribed, a motion was made and carried over the protest of the minority, directing the stenographer to transcribe none of the record except the naked evidence. Senator McDonald joined the minority in their protest against this rule.

A feature of the investigation, more potent perhaps than the testimony of witnesses as to the Warden's unfitness for his

position, was his frequent exhibition of a passionate and ungovernable temper upon the slightest provocation. While the investigation was proceeding regularly, Mr. Patten frequently became angry and excited, and sprang to his feet white with rage, and gesticulating wildly, shook his fists at members of the committee, and at times denounced certain of them as liars and villians, and characterized the witnesses produced against him as "sweet scented daisies" and "imps of hell."

We can not but be impressed with the fact that when prisoners are brought before him under provoking circumstances, and while inflicting punishment, this controlling passion must have possessed the Warden, and led to excesses.

Many individual cases of cruel and inhuman treatment might be recited if it were not for burdening this report. The testimony of the witnesses taken by the stenographer employed by the State, however, is now on file and open to inspection and any one who doubts the accuracy of this minority report may read and satisfy himself.

We believe that we would not be discharging our full duty if we failed to express our belief that Alexander Johnson, Secretary of the State Board of Charities, deserves the censure of this body. At the beginning of the investigation, he became and remained a guest in the Warden's family, and at once identified himself with the defense of the Warden and the prison management; instead of assisting in probing the charges and ascertaining their truth or falsity, he counseled and aided by day and night the Warden and officers of the Prison in their defense.

In the light of the facts disclosed by this investigation, and embodied in this report, we recommend the removal of James B. Patten, Warden of the State Prison South.

Respectfully submitted,

M. E. NEWHOUSE,
JERE MORRIS,
FRED. BOORD,
S. B. McMANUS,
A. C. LINDEMUTH,
ROBT. J. LOVELAND.

Senator Magee moved that the reading of the minority report be dispensed with and the report be spread in full upon the Journal.

The question being upon the motion.

The ayes and noes being demanded by Senators Loveland and Newby.

The roll was called and resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Gilman, Griffith, Holcomb, Holland, Kennedy, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Morgan, Parker, Seller, Stuart, Sweeney, Thompson, Wray, Total, 28.

Those voting in the negative were :

Senators Boord, Boyd, Cranor, Crumpacker, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Wishard, Yaryan. Total, 12.

The motion prevailed.

Senator Parker moved that both reports be spread upon the Journal of the Senate, and that the evidence, together with both reports, be printed in pamphlet form, and that the majority report be adopted ; and upon that he demanded the previous question.

The demand was seconded by the Senate.

The question being, Shall the main question be now put ?

It was so decided.

The question recurring upon the motion to adopt the report.

The ayes and noes being demanded by Senators Loveland and Boyd.

The roll was called and resulted as follows :

Those voting in the affirmative were :

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Leyden, Lynn, Magee, McDonald, McGregor, Mc-

Hugh of Marion, McHugh of Tippecanoe, McKelvey, Morgan, Parker, Seller, Stuart, Sweeney, Thompson, Wray. Total, 30.

Those voting in the negative were:

Senators Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Newby, Thayer, Wishard and Yaryan. Total, 13.

The motion carried and the report was adopted.

Senator Akin moved to reconsider the vote taken by which House Concurrent Resolution No. 21 was adopted.

The motion prevailed.

Senator Akin moved to lay said resolution on the table.

Which motion carried.

Senator Boord offered the following resolution:

MR. PRESIDENT:

I offer the following resolution, and move its adoption:

Resolved, That the thanks of the Senate are due and are hereby tendered to William T. Mannix, Principal Doorkeeper, and his assistants, for their courteous demeanor and attentive kindness to the Senators during the session.

BOORD.

The resolution was adopted.

Senator Sweeney offered the following resolution:

Resolved by the Senate, That the Commissioners of the Public Printing be directed to cause to be compiled all laws relating to roads and print a sufficient number to supply each township twenty copies.

SWEENEY.

The resolution was adopted.

Senator Akin moved to reconsider the vote by which Senator Sweeney's resolution was adopted.

The motion was carried.

Senator Akin moved to lay the motion on the table.

The motion was carried.

Senator Magee offered the following resolution :

Resolved, That the thanks of the Senate are due Hon. F. M. Griffith, President *pro tem* of the Senate, for his uniform kindness and impartiality in discharging his duties as such presiding officer, and the best wishes of the Senate are hereby tendered to him.

MAGEE.

The resolution was adopted.

Senator Griffith offered his resignation as President *pro tem* of the Senate.

The resignation was accepted.

Senator Griffith placed in nomination for President *pro tem* of the Senate, the Hon. Samuel S. Parker.

Senator Wishard placed in nomination for President *pro tem* of the Senate, the Hon. L. B. Newby.

The roll was called, which resulted as follows :

Those voting for Senator Parker were :

Senators Akin, Barnes, Beck, Bingham, Bird, Chandler, Ellison, French, Fulk, Gifford, Griffith, Holcomb, Holland, Kennedy, Leyden, Lynn, Magee, McDonald, McGregor, McHugh of Marion, McHugh of Tippecanoe, McKelvey, Morgan, Newby, Seller, Stuart, Sweeney, Thompson, Wiggs, Wray. Total, 30.

Those voting for Senator Newby were :

Senators Baker, Boord, Boyd, Cranor, Crumpacker, Gilman, Hobson, Loveland, McCutcheon, McManus, Parker, Thayer, Vail, Wishard, Yaryan. Total, 15.

Senator Parker, having received the largest number of votes, was declared duly elected President *pro tem.* of the Senate for the ensuing two years.

Senator Loveland, on behalf of the minority, entered a protest against the announcement that Senator Samuel S. Parker was elected President *pro tem.* for a period of two years.

Senator Holland offered the following resolution :

MR. PRESIDENT :

I move the adoption of the following resolution :

Resolved, That the thanks of the Senate are due and are hereby tendered to George S. Pleasants, Principal Secretary, and Joseph F. Friedman, Assistant Secretary, and their several assistants, for the faithful and intelligent manner in which they have discharged their respective duties, and the uniform courtesy extended to each member of the Senate by them.

HOLLAND.

The resolution was adopted.

Senator Kennedy offered the following resolution :

MR. PRESIDENT :

I offer the following resolution, and move its adoption :

Resolved, That the thanks of the Senate are due and are tendered Mr. John McNew for his untiring devotion to duty, and the efficient manner in which he has discharged his duties as reading clerk of this Senate.

SENATOR KENNEDY.

The resolution was adopted.

The following message was received from the House :

MR. PRESIDENT :

I am directed by the House to inform the Senate that the House has passed Senate Concurrent Resolution No. 17, and the same is herewith transmitted for the action of the Senate.

CHAS. E. CRAWLEY,
Clerk.

To the Senate of the General Assembly:

I have drawn warrants on the Auditor of State for the regular session as follows:

CHARLES T. AKIN—

January 12, 1893, mileage, No. 1	\$43 60
February 23, 1893, per diem, No. 469	60 00
March 1, 1893, per diem, No. 552.....	276 00
March 4, 1893, per diem, No. 555.....	30 00
Total	<u>\$409 60</u>

O. A. BAKER—

January 12, 1893, mileage, No. 2.....	\$28 00
February 10, 1893, per diem, No. 328	222 00
February 16, 1893, per diem, No. 405	36 00
March 4, 1893, per diem, No. 556.....	108 00
Total	<u>\$394 00</u>

W. L. BARNES—

January 12, 1893, mileage, No. 3	\$48 80
January 27, 1893, per diem, No. 186	138 00
February 16, 1893, per diem, No. 391	42 00
March 4, 1893, per diem, No. 557.....	186 00
Total	<u>\$414 80</u>

J. W. BECK—

January 12, 1893, mileage, No. 4	\$27 20
January 27, 1893, per diem, No. 181	138 00
March 4, per diem, No. —	228 00
Total	<u>\$393 20</u>

E. V. BINGHAM—

January 12, 1893, mileage, No. 5	\$65 60
March 4, 1893, per diem, No. 559	366 00
Total	<u>\$431 60</u>

OEMIG BIRD—

January 12, 1893, mileage, No. 6	\$54 80
January 27, 1893, per diem, No. 184	138 00
February 10, 1893, per diem, No. 322	84 00
March 4, 1893, per diem, No. —	144 00
<hr/>	
Total	\$420 80

FRED. BOORD—

January 12, 1893, mileage, No. 7	\$28 80
January 23, 1893, per diem, No. 16	102 00
February 6, 1893, per diem, No. 315	96 00
February 13, 1893, per diem, No. 382	42 00
February 24, 1893, per diem, No. 473	60 00
March 4, 1893, per diem, No. 561	66 00
<hr/>	
Total	\$394 80

T. E. BOYD—

January 12, 1893, mileage, No. 8	\$8 80
January 13, 1893, per diem, No. 50	54 00
January 30, 1893, per diem, No. 241	102 00
February 15, 1893, per diem, No. 390	96 00
March 4, 1893, per diem, No. —	114 00
<hr/>	
Total	\$374 80

MORGAN CHANDLER—

January 12, 1893, mileage, No. 9	\$8 40
January 27, 1893, per diem, No. 183	138 00
February 10, 1893, per diem, No. 323	84 00
March 4, 1893, per diem, No. 563	144 00
<hr/>	
Total	\$374 40

O. H. CRANOR—

January 12, 1893, mileage, No. 10	\$22 00
January 21, 1893, per diem, No. 112	102 00
January 27, 1893, per diem, No. 188	26 00
February 6, 1893, per diem, No. 312	54 00
February 11, 1893, per diem, No. 330	36 00
February 18, 1893, per diem, No. 410	42 00
February 28, 1893, per diem, No. 551	42 00
March 4, 1893, per diem, No. 564.....	54 00
<hr/>	
Total	\$388 00

JONATHAN CRUMPACKER—

January 12, 1893, mileage, No. 11.....	\$60 00
February 26, 1893, per diem, No. 178.....	132 00
February 3, 1893, per diem, No. 254.....	48 00
March 4, 1893, per diem, No. 565.....	186 00
<hr/>	
Total	\$426 00

D. H. ELLISON—

January 12, 1893, mileage, No. 12.....	\$40 00
January 20, 1893, per diem, No. 105.....	90 00
January 30, 1893, per diem, No. 248.....	72 00
February 11, 1893, per diem, No. 332.....	66 00
February 17, 1893, per diem, No. 407.....	86 00
February 27, 1893, per diem, No. 527	60 00
March 4, 1893, per diem, No. 566.....	42 00
<hr/>	
Total	\$406 00

I. S. FRENCH—

January 12, 1893, mileage, No. 13.....	\$84 00
March 4, 1893, per diem, No. 567.....	366 00
<hr/>	
Total	\$450 00

R. A. FULK—

January 12, 1893, mileage, No. 14.....	\$32 40
January 21, 1893, per diem, No. 116.....	102 00
February 3, 1893, per diem, No. 252.....	78 00
March 4, 1893, per diem, No. 568.....	186 00
Total	<u>\$398 40</u>

G. H. GIFFORD—

January 12, 1893, mileage, No. 15	\$15 60
January 18, 1893, per diem, No. 101.....	84 00
January 26, 1893, per diem, No. 177.....	48 00
February 2, 1893, per diem, No. 249.....	42 00
February 7, 1893, per diem, No. 320.....	30 00
February 14, 1893, per diem, No. 388	42 00
February 22, 1893, per diem, No. 466	48 00
March 4, 1893, per diem, No. 569.....	72 00
Total	<u>\$381 60</u>

W. W. GILMAN—

January 12, 1893, mileage, No. 16	\$44 00
March 4, 1893, per diem.....	366 00
Total	<u>\$410 00</u>

F. M. GRIFFITH—

January 12, 1893, mileage, No. 17.....	\$42 40
January 30, 1893, per diem, No. 239.....	32 00
January 30, 1893, per diem, No. 240.....	132 00
February 14, 1893, per diem, No. 387.....	42 00
March 4, 1893, per diem, No. 571.....	168 00
Total	<u>\$416 40</u>

G. W. HOBSON—

January 12, 1893, mileage, No. 18	\$24 00
January 20, 1893, per diem, No. 106	90 00
January 30, 1893, per diem, No. 244.....	42 00
February 3, 1893, per diem, No. 259.....	18 00
February 24, 1893, per diem, No. 472.....	156 00
March 4, 1893, per diem, No. 572.....	60 00
Total	<u>\$390 00</u>

A. G. HOLCOMB—

January 12, 1893, mileage, No. 19.....	\$64 80
February 6, 1893, per diem, No. 311.....	198 00
March 4, 1893, per diem, No. 573.....	168 00
Total	<u>\$430 80</u>

W. G. HOLLAND—

January 12, 1893, mileage, No. 20	\$48 80
March 4, 1893, per diem, No. 574.....	366 00
Total	<u>\$414 80</u>

WM. KENNEDY—

January 12, 1893, mileage, No. 21.....	\$50 00
February 3, 1893, per diem, No. 255.....	102 00
March 4, 1893, per diem, No. 575	264 00
Total	<u>\$416 00</u>

J. W. KERN—

February 10, 1893, per diem, No. 326.....	\$222 00
March 4, 1893, per diem, No. 576	144 00
Total	<u>\$366 00</u>

JOHANNES KOPELKE—

January 12, 1893, mileage, No. 22.....	\$62 00
January 30, 1893, per diem, No. 247	162 00
March 4, 1893, per diem, No. 577.....	204 00
Total	<u>\$428 00</u>

I. P. LEYDEN—

January 12, 1893, mileage, No. 28.....	\$46 40
January 30, 1893, per diem, No. 246	162 00
March 4, 1893, per diem, No. 578.....	204 00
Total	<u>\$412 40</u>

R. J. LOVELAND—

January 12, 1893, mileage, No. 24.....	\$30 00
January 13, 1893, per diem, No. 92.....	54 00
January 20, 1893, per diem, No. 111.....	42 00
February 7, 1893, per diem, No. 318.....	108 00
March 4, 1893, per diem, No. 579.....	162 00
Total	<u>\$396 00</u>

IVERSON LYNN—

January 12, 1893, mileage No. 25.....	\$50 00
January 26, 1893, per diem, No. 174.....	30 00
February 6, 1893, per diem, No. 316.....	24 00
February 25, 1893, per diem, No. 475	30 00
March 4, 1893, per diem, No. 580.....	282 00
Total	<u>\$416 00</u>

RUFUS MAGEE—

January 12, 1893, mileage No. 26.....	\$30 80
January 21, 1893, per diem, No. 108.....	102 00
January 30, 1893, per diem, No. 242.....	60 00
February 14, 1893, per diem, No. 389	90 00
February 24, 1893, per diem, No. 471	60 00
March 4, 1893, per diem, No. 581.....	54 00
Total	<u>\$396 80</u>

A. J. McCUTCHEON—

January 12, 1893, mileage No. 27.....	\$72 80
February 6, 1893, per diem, No. 314.....	84 00
February 13, 1893, per diem, No. 386.....	24 00
February 23, 1893, per diem, No. 468.....	24 00
March 2, 1893, per diem, No. 554.....	96 00
March 4, 1893, per diem, No. 583.....	138 00
Total.....	<u>\$438 80</u>

J. E. McDONALD—

January 12, 1893, mileage, No. 28.....	\$67 20
January 27, 1893, per diem, No. 179.....	138 00
February 7, 1893, per diem, No. 317.....	66 00
March 4, 1893, per diem, No. 584.....	162 00
Total.....	<u>\$433 20</u>

JOHN McGREGOR—

January 12, 1893, mileage, No. 29.....	\$34 40
March 4, 1893, per diem, No. 585.....	366 00
Total.....	<u>\$400 40</u>

JOHN F. McHUGH—

January 12, 1893, mileage, No. 30.....	\$25 60
January 21, 1893, per diem, No. 109.....	102 00
February 3, 1893, per diem, No. 257.....	84 00
February 16, 1893, per diem, No. 404.....	84 00
March 4, 1893, per diem, No. 586.....	96 00
Total.....	<u>\$391 60</u>

JAMES F. McHUGH—

March 4, 1893, per diem, No. 587.....	\$366 00
Total.....	<u>\$366 00</u>

S. R. McKELVEY—

January 12, 1893, mileage, No. 81	\$24 00
January 13, 1893, per diem, No. 48	54 00
January 20, 1893, per diem, No. 113	48 00
January 27, 1893, per diem, No. 187	36 00
February 10, 1893, per diem, No. 329	42 00
March 4, 1893, per diem, No. 588.....	186 00
Total	<u>\$390 00</u>

W. E. McLEAN—

January 12, 1893, mileage, No. 82.....	\$29 60
March 4, 1893, per diem, No. 589.....	366 00
Total	<u>\$395 60</u>

S. B. McMANUS—

January 12, 1893, mileage, No. 83	\$72 40
January 30, 1893, per diem, No. 238	156 00
February 13, 1893, per diem, No. 385	84 00
February 25, 1893, per diem, No. 474.....	72 00
March 4, 1893, per diem, No. 582.....	54 00
Total	<u>\$438 40</u>

J. J. MOORE—

January 12, 1893, mileage, No. 34	\$11 60
March 4, 1893, per diem, No. 590.....	366 00
Total	<u>\$377 60</u>

J. D. MORGAN—

January 12, 1893, mileage, No. 35	\$61 20
January 19, 1893, per diem, No. 104	24 00
January 26, 1893, per diem, No. 176	30 00
February 17, 1893, per diem, No. 406.....	102 00
March 4, 1893, per diem, No. 591	210 00
Total	<u>\$427 20</u>

L. P. NEWBY—

January 12, 1893, mileage, No. 36	\$13 60
February 3, 1893, per diem, No. 258	180 00
March 4, 1893, per diem, No. 592.....	186 00
<hr/>	
Total.....	\$379 60

SAMUEL PARKER—

January 12, 1893, mileage, No. 37	\$50 40
January 21, 1893, per diem, No. 100	102 00
January 26, 1893, per diem, No. 173.....	54 00
February 6, 1893, per diem, No. 313.....	42 00
February 18, 1893, per diem, No. 383	42 00
February 21, 1893, per diem, No. 462.....	48 00
March 4, 1893, per diem, No. 593.....	78 00
<hr/>	
Total	\$416 40

J. M. SELLER—

January 12, 1893, mileage, No. 38	\$18 00
January 18, 1893, per diem, No. 49.....	54 00
January 20, 1893, per diem, No. 115	48 00
February 3, 1893, per diem, No. 253	84 00
March 4, 1893, per diem, No. 594.....	102 00
<hr/>	
Total	\$384 00

H. B. SMITH—

January 12, 1893, mileage, No. 39	\$30 00
January 24, 1893, per diem, No. 170.....	120 00
February 10, 1893, per diem, No. 327.....	102 00
February 25, 1893, per diem, No. 478.....	90 00
March 4, 1893, per diem, No. 595.....	54 00
<hr/>	
Total.....	\$396 00

R. F. STUART—

January 18, 1893, per diem, No. 91	\$54 00
January 21, 1893, per diem, No. 118.....	54 00
February 18, 1893, per diem, No. 412	162 00
March 4, 1893, per diem, No. 596.....	96 00
Total	<u>\$366 00</u>

JOHN SWEENEY—

January 12, 1893, mileage, No. 40	\$98 80
February 11, 1893, per diem, No. 334.....	18 00
February 24, 1893, per diem, No. 470.....	288 00
March 4, 1893, per diem, No. 597.....	60 00
Total	<u>\$464 80</u>

J. D. THAYER—

January 12, 1893, mileage, No. 41	\$50 00
January 30, 1893, per diem, No. 243	60 00
February 18, 1893, per diem, No. 411	90 00
March 1, 1893, per diem, No. 553.....	60 00
March 4, 1893, per diem, No. 598.....	156 00
Total	<u>\$416 00</u>

G. H. THOMPSON—

January 12, 1893, mileage, No. 42	\$40 00
January 26, 1893, per diem, No. 175	120 00
February 16, 1893, per diem, No. 392	120 00
March 4, 1893, per diem, No. 599.....	126 00
Total	<u>\$406 00</u>

L. W. VAIL—

January 12, 1893, mileage, No. 43	\$60 00
January 19, 1893, per diem, No. 103	90 00
February 2, 1893, per diem, No. 250	84 00
February 18, 1893, per diem, No. 384	66 00
March 4, 1893, per diem, No. 600.....	126 00
Total	<u>\$426 00</u>

H. J. WIGGS—

January 12, 1893, mileage, No. 44	\$59 60
January 25, 1893, per diem, No. 172	126 00
March 4, 1893, per diem, No. 601.....	240 00
Total	\$425 60

A. W. WISHARD—

January 30, 1893, per diem, No. 245	\$162 00
February 21, 1893, per diem, No. 463	126 00
March 4, 1893, per diem, No. 602.....	78 00
Total	\$366 00

A. F. WRAY—

January 12, 1893, mileage, No. 45	\$10 80
January 20, 1893, per diem, No. 107	90 00
January 27, 1893, per diem, No. 185	30 00
February 4, 1893, per diem, No. 269	60 00
February 11, 1893, per diem, No. 331	48 00
February 22, 1893, per diem, No. 467	24 00
March 4, 1893, per diem, No. 603.....	114 00
Total	\$376 80

JOHN YARYAN—

January 12, 1893, mileage, No. 46	\$28 00
February 3, 1893, per diem, No. 251	68 83
March 4, 1893, per diem, No. 604	297 17
Total	394 00

MORTIMER NYE—

January 12, 1893, mileage, No. 47	\$60 00
January 27, 1893, per diem, No. 182	160 00
February 10, 1893, per diem, No. 325	112 00
February 15, 1893, per diem, No. 477	120 00
March 4, 1893, per diem, No. 605.....	72 00
Total	\$524 00

Per diem of officers	\$1,098 00
Per diem of employes ..	13,768 00
Allowed by resolution for labor, supplies, witness fees and mileage, extra allowances to em- ployes, etc	3,408 55

The number of warrants, the specified amounts thereof, and to whom payable, are set forth upon the accompanying ledgers, kept by the Assistant Secretary of the Senate, and filed herewith with Secretary of State.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

On motion of Senator Magee the Senate adjourned *sine die*.

MORTIMER NYE,
President of Senate.

J. F. FRIEDMAN,
Assistant Secretary of Senate.

ERRATA.

- Page 267, line 15, "Senator Gifford introduced Senate Bill No. 200," should read "Senate Bill No. 206."
- Page 290, line 12, the figures "No. 19" should be "No. 41."
- Page 301, report at bottom of page by Senator Thompson, 4th line from bottom, "Senate Bill No. —" should read "Senate Bill No. 120."
- Page 379, "Senator McHugh, of Tippecanoe, introduced Senate Bill No. 264," should read "Senator McHugh, of Marion, introduced Senate Bill No. 264."
- Page 390, in Crawley's message from House on Senate Bill No. 39, House amendments are not set out on the record, or concurred in by the Senate. As a matter of fact, the Senate did concur in the House amendments, as the indorsement on the bill will show.
- Page 400, 2d line from bottom of page, "Senate Bill No. 388 was read a second time," should read "Engrossed House Bill No. 388 was read a second time."
- Page 409, last line, words "Engrossed House Bill No. 241" should be "Engrossed House Bill No. 388."
- Page 423, line 2, the figures "48" should be "148." Also, in line 7, the figures "48" should be "148."
- Page 444, 10th line from bottom of page, instead of the words "was read a second time," should be "was read a third time."
- Page 445, line 10, in committee report, "Senate Bill No. 39" should be "Senate Bill No. 29."
- Page 451, in message from the House, the words "Engrossed Senate Bill No. 225" should be "Engrossed Senate Bill No. 223."
- Page 456, line 6 from bottom of page, figures "178" should be "179."
- Page 463, line 8 from bottom of page, "Senate Bill No. 269" should be "Engrossed House Bill No. 269."
- Page 480, line 10, "Senate Bill No. 149" should be "Senate Bill No. 249."
- Page 542, line 26, the words "question, then," should be inserted after the word "the."
- Page 549, line 8 from bottom, "Senate Bill No. 184" should read "Engrossed House Bill No. 184."
- Page 553, Senate Bill No. 352, introduced by Senator Bingham, should be Senator Holcomb.
- Page 557, lines 14 and 15, "Senate Bill No. 77" should be "Engrossed House Bill No. 77."
- Page 559, line 6, "Senate Bill No. 260" should be "Engrossed House Bill No. 260." Also, in Griffith's report, at bottom of same page, "Enrolled Senate Act No. 35" should be "Enrolled House Act No. 35."
- Page 592, report of Senator Moore at bottom of page.
- Page 612, line 5, "House Bill No. 97" should be "House Bill No. 79."
- Page 633, line 1, "Engrossed Senate Bill No. 400" should be "Engrossed House Bill No. 400."
- Page 674, line 2, "Senate Bill No. 42" should be "House Bill No. 42."
- Page 631, line 17, "Senate Bill No. 382" should be "Senate Bill No. 392."
- Page 682, line 9, "Senator Thayer" should be "Senator Gifford."
- Page 682, line 14, "Senator Gifford" should be "Senator Thayer."
- Page 682, lines 21 and 22, "Senate Bill No. 334" should be "House Bill No. 334."

Page 688, line 1, "Senate Bill No. 307" should be "House Bill No. 307."

Page 689, line 4 from bottom, "Senate Bill No. 227" should be "Senate Bill No. 229."

Page 694, line 11, word "Resoled" should be "Resolved."

Page 699, line 4, "Senate Bill No. 266," should be "Senate Bill No. 264."

Page 700, Senate Bill No. 267 should have been read a second time before suspending the constitutional rule.

Page 701, line 14 from bottom, "Senate Bill No. 356" should be "Senate Bill No. 56."

Page 702, after suspending constitutional rule, page 701, on Senate Bill No. 56, the next thing the bill passes without being read a third time.

Page 705, line 9, "Senate Bill No. 358" should be "Senate Bill No. 385."

Page 706, line 22, the word "Massage" should be "Message."

Page 707, line 28, the word "Eegrossed" should be "Engrossed."

Page 710, line 1, instead of "Shall the bill pass" should be "On suspension of the constitutional rule."

Page 728, line 11 from bottom of page, instead of "Shall the bill pass" should be "On suspension of the constitutional rule."

Page 731, line 14 from bottom of page, "Senate Bill No. 36" should be "Senate Bill No. 361."

Page 740, line 12, "Senate Bill No. 271" should be "Engrossed House Bill No. 271."

Page 796, line 5, after words "House Bill" insert "No. 31."

Page 796, line 7, after words "House Bill" insert "No. 405."

Page 799, line 1, "Senate Bill No. 593" should be "Engrossed House Bill No. 593."

Page 806, lines 14 and 15, "Senate Bill No. 396" should be "Engrossed House Bill No. 396."

Page 821, line 18, "Engrossed House Bill No. 143" should be "Engrossed Senate Bill No. 143."

Page 832, line 10 from bottom of page, between words "Enrolled" and "Acts," insert the word "House."

Page 850, line 3 from bottom of page, "House Concurrent Resolution" should be "House Joint Resolution."

Page 853, last line, the figures "576" should be "596."

Page 854, line 5, the figures "576" should be "596."

Page 865, headings should be "Saturday afternoon" instead of "Friday afternoon."

Page 878, line 3, instead of "Enrolled Senate Bills Nos. 60 and 270" should be "Enrolled Senate Bill No. 60 and Enrolled House Bill No. 270."

Page 887, line 8, "Engrossed House Bill No. 229" should be "Engrossed Senate Bill No. 229."

Page 888, line 8 and 9 "Engrossed House Bill No. 512" should be "Engrossed House Bill No. 529."

Senate Bill No. 277 don't show that it was read the second time.

Senate Bill No. 56 don't show that it was read the third time.

Senate Bill No. 279 don't show that it was reported back from the committee before second reading.

Senate Bill No. 340 don't show that it was read the second time.

Senate Bill No. 390; nothing in record to show that it was introduced or read the first time, although, as a matter of fact, it was read the first time February 22, 1893, and the indorsement on the bill shows it.

House Bill No. 223 don't show that it was read the third time.

APPENDIX.

Fifty-Eighth General Assembly of Indiana.

REGULAR SESSION.

SENATE CALENDAR

—OF ALL—

Bills and Joint Resolutions

PENDING IN THE SENATE

—ON—

Monday, March 6, 1893.

OFFICERS OF SENATE.

PRESIDENT OF SENATE,
LIEUT.-GOVERNOR MORTIMER NYE

PRINCIPAL SECRETARY,
GEORGE S. PLEASANTS.

ASSISTANT SECRETARY,
JOSEPH F. FRIEDMAN.

DOORKEEPER,
WILLIAM T. MANNIX.

MINUTE CLERK,
JOSEPH B. WORKMAN

FILE CLERK,
R. T. F. ABBETT.

REGISTRY CLERK,
B. F. MENAUGH.

PRINCIPAL JOURNAL CLERK,
J. A. SWAN.

READING CLERK,
JOHN McNEW.

ROLL CLERK,
A. M. WALTZ.

SENATE STANDING COMMITTEES.

Reported to the Senate by the Lieutenant-Governor, Mortimer Nye, January 10, 1893.

On Finance.

Senators Magee, Kern, Akin, Smith, McLean, Boyd and Gilman.

On Judiciary.

Senators Griffith, McHugh of Tippecanoe, Kopelke, Holland, Parker, Crumpacker and McCutcheon.

On Education.

Senators McHugh of Tippecanoe, Griffith, Smith, McLean, Fulk, Boyd and McCutcheon.

On Organization of Courts.

Senators Fulk, McGregor, Bingham, Seller, Wray, Loveland and Newby.

On Corporations.

Senators Sweeney, Ellison, Holcomb, Lynn, McHugh of Marion, Loveland and Vail.

On Roads.

Senators Moore, Kern, French, Fulk, Bingham, Gilman and Crumpacker.

On Benevolent Institutions.

Senators Leyden, Chandler, Akin, Parker, McGregor, Yaryan and McCutcheon.

On Agriculture.

Senators Akin, Wiggs, Lynn, French, Beck, Baker and Cranor.

On Banks.

Senators Smith, Leyden, Chandler, Gifford, Thompson, Thayer and Boord.

On Public Printing.

Senators McDonald, Kennedy, Ellison, McGregor, Moore, Cranor and Thayer.

On Public Buildings and State Library.

Senators Chandler, Kern, Holland, French, Morgan, Crumpacker and Yaryan.

On Elections.

Senators Wray, Beck, Bird, McDonald, Magee, Baker and Crumpacker.

On State Prisons.

Senators Bingham, Holcomb, Sweeney, McHugh of Marion, McDonald, McManus and Boord.

On Swamp Lands and Drains.

Senators Beck, Kopelke, Morgan, Magee, Holcomb, Vail and Gilman.

On Fees and Salaries.

Senators Sellers, McCutcheon, Wiggs, Leyden, Griffith, McKelvey, Newby, Stuart, McHugh of Tippecanoe, Gilman, Smith, McManus and Bingham.

On Claims and Expenditures.

Senators Holland, Akin, French, Holcomb, Lynn, McManus and Wishard.

On Military Affairs.

Senators Lynn, McLean, McHugh of Marion, Wiggs, Sweeney, Boyd and McCutcheon.

On Phraseology and Arrangement of Bills and Unfinished Business.

Senators Ellison, Kopelke, Seller, McKelvey, Gifford, Newby and Vail.

On Federal Relations and Rights and Privileges of the Inhabitants of the State.

Senators Wiggs, Thompson, Moore, Sweeney, McDonald, Wishard and Loveland.

On Temperance.

Senators Kopelke, McHugh of Tippecanoe, McLean, McHugh of Marion, Sweeney, McCutcheon and Wishard.

On County and Township Business.

Senators Thompson, Parker, McDonald, Lynn, Holcomb, Hobson and Gilman.

On Public Health, Vital and Other Statistics.

Senators Morgan, McKelvey, Barnes, Beck, Wiggs, Yaryan and Cranor.

On Insurance.

Senators Kern, Griffith, Sellers, Chandler, McGregor, Loveland and Newby.

On Railroads.

Senators McLean, Thompson, McHugh of Tippecanoe, Leyden, Griffith, Crumpacker and Boord.

On Mines, Mining and Manufacturers.

Senators McKelvey, Kennedy, Wiggs, McGregor, Barnes, Hobson and Loveland.

On Congressional Apportionment.

Senators Gifford, Holcomb, Kennedy, Barnes, Wray, Wishard, Newby, McHugh of Marion, Hobson, Kopelke, Thompson, Bird and Thayer.

On Legislative Apportionment.

Senators Stuart, Wiggs, Leyden, Holland, Fulk, Cranor, French, Sellers, Boord, Baker, Smith, McManus and Parker.

On Supervision and Inspection of Journal of Senate.

Senators Kennedy, Ellison, Fulk, Stuart, McGregor, Vail and Loveland.

On Executive Appointments.

Senators Barnes, Fulk, Wiggs, Lynn, Kennedy, McManus and Thayer.

On Cities and Towns.

Senators Griffith, Bingham, Magee, McLean, McHugh of Tippecanoe, Boord and Thayer.

On Labor and Labor Statistics.

Senators Holcomb, Moore, Smith, Bingham, Akin, Boord and Hobson.

On City of Indianapolis.

Senators McHugh of Marion, Kern, Stewart, Chandler, Griffith, Wishard and Hobson.

On Natural Gas.

Senators McHugh of Tippecanoe, Smith, Thompson, Bird, Chandler, Loveland and Baker.

On Revision of Constitution.

Senators McGregor, Magee, Kopelke, Barnes, Gifford, Yaryan and Boyd.

On World's Fair.

Senators Parker, Kern, McHugh of Tippecanoe, Ellison Griffith, Kopelke, Leyden, Morgan, McLean, Loveland, McCutcheon, Newby and Wishard.

On Rules of Senate.

Lieutenant-Governor, ex-officio, Senators Griffith, McHugh of Tippecanoe, Wray, Barnes, Hobson and Gilman.

On Soldiers' and Sailors' Monument.

Senators Kern, McLean, Ellison, Seller, McHugh of Tippecanoe, Crumpacker and McManus.

JOINT STANDING COMMITTEES.

On Enrolled' Bills.

Senators Griffith, Holcomb and Vail.

On Public Buildings.

Senators French, Morgan and Baker.

On State Library.

Senators Bird, Beck and Cranor.

SENATE BILLS.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
1	Jan. 10 . .	A bill for an act concerning public highways, and declaring an emergency . .	Akin	Jan. 10 . .	Referred to Committee on Roads.
2	Jan. 10 . .	A bill for an act concerning County Assessors, and declaring an emergency .	Akin	Feb. 10 . .	Amended and recommending passage.
3	Jan. 10 . .	A bill for an act providing for County Superintendents by popular vote . .	Barnes	Jan. 16 . .	Indefinitely postponed.
4	Jan. 10 . .	A bill for an act to amend section 1 and to repeal section 26 of an act to create an Appellate Court, and declaring an emergency	Bingham	Jan. 12 . .	Indefinitely postponed.
5	Jan. 10 . .	A bill for an act to amend section 5 of an act entitled "An act to provide compensation to the owners of animals killed or injured by the cars," etc. . .	Boyd	Jan. 10 . .	Referred to Committee on Railroads.
6	Jan. 10 . .	A bill for an act regulating and stopping of passenger trains on railroads, etc. .	Chandler	Feb. 17 . .	Failed to pass for want of Constitutional majority.
7	Jan. 10 . .	A bill for an act to repeal an act entitled "An act to levy a tax during the year 1891 and 1892," etc.	Cranor	Jan. 13 . .	Indefinitely postponed.

8	Jan. 10 . . .	A bill for an act to amend section 21 of an act entitled "An act in relation to the laying out, widening and vacation of streets," etc.	Cranor	Jan. 25 . .	Passed and referred to House.
9	Jan. 10 . .	A bill for "An act to prevent the furnishing of intoxicating liquors to any person or pensioners," etc.	Boyd	Jan. 10 . .	Referred to Committee on Temperance.
10	Jan. 10 . .	A bill for an act entitled "An act requiring the clerks of all cities and incorporated towns of the State of Indiana to file with the City Council and Board of Trustees," etc.	Fulk	Feb. 8. . .	Passed and referred to House.
11	Jan. 10 . .	A bill for "An act appropriating \$150,000 to the Indiana University" . . .	Fulk	Feb. 2 . .	Recommitted to Committee on Education.
12	Jan. 10 . .	A bill for an act appropriating moneys for the payment of claims of Harriet Ward, for services of Thos. B. Ward, etc.	Gifford	Feb. 28 . .	Recommended passage.
13	Jan. 10 . .	A bill for an act to amend section 5 of an act entitled an act concerning taxation, etc.	Gilman	Jan. 31 . .	Approved by Governor.
14	Jan. 10 . .	A bill for an act to regulate and restrict the admission of visitors to the wards of the Hospital for the Insane and declaring an emergency	Gilman	Jan. 10 . .	Referred to Committee on Benevolent Institutions.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
15	Jan. 10 . .	A bill for an act to legalize the incorporations of the town of Fort Branch, in Gibson County, Indiana, etc.	Holcomb	Jan. 18 . .	Passed and sent to House.
16	Jan. 10 . .	A bill for an act to regulate the elections of successors to county officers whose terms of office expires, etc.	Kennedy	Jan. 30 . .	Failed to pass.
17	Jan. 10 . .	A bill for an act to amend sections 1, 16, 23, 25; and to repeal section 26 of an act entitled an act to create an Appellate Court, etc.	Kern	Jan. 26 . .	Read second time.
18	Jan. 10 . .	A bill for an act for the government of reformatory, penal and charitable institutions of the State	Kopelke	Feb. 14 . .	Indefinitely postponed.
19	Jan. 10 . .	A bill for an act to extend the benefit of paying street improvement	Kopelke	Mar 4 . .	Approved by Governor.
20	Jan. 10 . .	A bill for an act extending to all political parties the right of representation upon Boards of Election	Loveland	Jan. 16 . .	Recommitted to Committee on Elections.
21	Jan. 10 . .	A bill for an act for the appointment of a Fee and Salary Commission, etc. . . .	Loveland	Jan. 20 . .	Indefinitely postponed.

22	Jan. 10 . .	A bill for an act to restrict the lien of judgment of courts of the United States, etc.	Loveland	Feb. 3 . .	Indefinitely postponed.
23	Jan. 10 . .	A bill for an act to amend section 703 of the Revised Statutes, and declaring an emergency	Lynn	Jan. 16 . .	Indefinitely postponed.
24	Jan. 10 . .	A bill for an act to provide for the better securing of wages for laborers and workmen of the State, etc.	McDonald	Jan. 10 . .	Referred to Committee on Corporations.
25	Jan 10 . .	A bill for an act authorizing incorporated cities to recover fines and penalties of misdemeanors, etc.	McDonald	Jan. 31 . .	Indefinitely postponed.
26	Jan 10 . .	A bill for an act to amend section 1 of an act to amend section 8 of an act entitled an act and to repeal of general laws now in force for the incorporation of cities, etc.	McHugh, Tippecanoe	Jan. 25 . .	Passed and referred to the House.
27	Jan. 10 .	A bill for an act entitled an act to legalize the incorporation of the Lafayette & Monon Railway Co., etc.	McHugh, Tippecanoe	Jan. 16 . .	Signed by the Governor.
28	Jan. 10 . .	A bill for an act to repeal sections 713 and 716, and amend section 717 of an act entitled an act concerning proceedings in civil cases, etc.	McKelsey	Jan. 16 . .	Indefinitely postponed.
29	Jan. 10 . .	A bill for an act supplemental to an act to provide for the appointment of commissioners for the collection and arrangement and display of its resources at the World's Fair	McLean	Mar. 6 . .	Signed by the Governor.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
30	Jan. 10	A bill for an act to amend an act entitled an act to establish a Board of Children's Guardians, etc.	McLean.	Mar. 4 . .	Approved by Governor.
31	Jan. 10 . .	A bill for an act concerning injuries to employees by the negligence of their fellow employees, etc.	Morgan	Jan. 10 . .	Referred to Committee on Labor.
32	Jan. 10 . .	A bill for an act authorizing cities and towns to issue bonds for the purpose of funding their indebtedness, etc. . . .	Newby	Jan. 24 . .	Approved by the Governor.
33	Jan. 10 . .	A bill for an act to amend section 1 of an act concerning drainage, etc.	Newby	Feb. 2 . .	Indefinitely postponed.
34	Jan. 10 . .	A bill for an act to amend an act entitled an act concerning public offences and their punishment, approved April 14, 1881, etc.	Parker	Feb. 2 . .	Indefinitely postponed.
35	Jan. 10 . .	A bill for an act providing for annexation of lands in an adjoining county to a town or city in another county, etc. . .	Smith.	Feb. 16 . .	Returned from House.

36	Jan. 10 . . .	A bill for an act to repeal section 3 of an act to authorize owners of tracts of land separated by the right of way of a railroad company, etc	Stuart.	Jan. 10 . .	Referred to Committee on Railroads.
37	Jan. 10 . . .	A bill for an act entitled an act to provide for the recording of wills and orders of courts, etc.	Sweeny	Jan. 17 . .	Indefinitely postponed.
38	Jan. 10 . . .	A bill for an act providing for the filing and recording of judgments in the United States Court	Sweeny	Feb. 20 . .	Approved by the Governor.
39	Jan. 10 . . .	A bill for an act to legalize the incorporation and acts of the Board of Trustees of the town of Marple, in Huntington County, Ind	Thompson	Feb. 7. . .	Approved by Governor.
40	Jan. 10 . . .	A bill for an act concerning changes of venue from one Circuit and Criminal Circuit or Superior Court to another circuit	Wiggs.	Feb. 8. . .	Indefinitely postponed.
41	Jan. 10 . . .	A bill for an act to limit the powers of Township Trustees in certain cases, and declaring an emergency.	Wray	Jan. 30 . .	Passed and referred to House.
42	Jan. 10 . . .	A bill for an act to regulate sewer improvements in towns and cities. . . .	Wray	Mar. 6 . .	Approved by the Governor.
43	Jan. 10 . . .	A bill for an act to establish a State Board of Undertakers, etc.	Feb. 14 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
44	Jan. 10 . .	A bill for an act concerning the publication of notices of final settlement of estates, etc.	Akin (by request)	Jan. 16 . .	Indefinitely postponed.
45	Jan. 10 . .	A bill for an act concerning gravel roads, etc	Akin (by request)	Feb. 10 . .	Indefinitely postponed.
46	Jan. 10 . .	A bill for an act concerning private connections with sewers, gas or water-pipes in cities having 20,000 or more, etc	Bingham	Mar. 4 . .	Approved by Governor.
47	Jan. 10 . .	A bill for an act to amend section 89 of the act of 1891, in relation to taxation, etc.	Fulk	Jan. 17 . .	Recommitted to Committee on Finance.
48	Jan. 10 . .	A bill for an act to amend section 1 of an act entitled "An act to establish and maintain work houses by County Commissioners," etc.	Fulk	Jan. 30 . .	Failed to pass.
49	Jan. 10 . .	A bill for an act to amend section 53 and 102 of an act concerning taxation, etc.	Gilman	Feb. 27 . .	Indefinitely postponed.

50	Jan. 10 . .	A bill for an act to amend sections 3, 5, 7, 9, 15 and 26 of the act concerning drainage, etc.	Gilman	Jan. 26 . .	Passed and referred to the House.
51	Jan. 10 . .	A bill for an act to amend section 13 of an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52, 65, of an act concerning elections	Holcomb	Jan. 31 . .	Laid on the table.
52	Jan. 10 . .	A bill for an act to repeal section 4 of the act of March 6, 1891. Page 124 . . .	Kopelke	Jan. 10 . .	Referred to Committee on Elections.
53	Jan. 10 . .	A bill for an act concerning corporations, etc., and organized under laws of other States, etc	Kopelke	Jan. 26 . .	Reconsidered and recommitted to Committee on Judiciary.
54	Jan. 10 . .	A bill for an act to amend an act to prevent carrying concealed weapons, and providing punishment therefor . . .	McCutcheon	Jan. 24 . .	Sent to the Governor.
55	Jan. 10 . .	A bill for an act entitled an act to regulate telegraph companies, prescribing certain duties, etc.	McHugh, of Tip'e	Feb. 20 . .	Approved by the Governor
56	Jan 10 . .	A bill for an act to amend section 1 of an act entitled an act to amend sections 1 and 11 of an act entitled an act providing for metropolitan police. . . .	McHugh, of Tip'e	Mar. 4 . .	Approved by Governor.
57	Jan. 10 . .	A bill for an act providing for manner and style in which cases appealed to the Supreme and Appellate Courts of the State shall be docketed, etc	McLean	Jan. 17 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
58	Jan. 10 . .	A bill for an act concerning voluntary associations for the purpose of insuring live stock, etc	Stuart.	Feb. 28 . .	Indefinitely postponed.
59	Jan. 10 . .	A bill for an act to provide for the recording in the lis pendens record of orders of courts or judges, etc	Sweeney.	Mar. 4 . .	Approved by Governor.
60	Jan. 10 . .	A bill for an act to provide for acknowledgement and recording instruments, etc	Sweeney	Mar. 6 . .	Approved by Governor.
61	Jan. 11 . .	A bill for an act concerning the publication of the delinquent tax, etc.	Akin, by request.	Jan. 18 . .	Indefinitely postponed.
62	Jan. 11 . .	A bill for an act concerning the compensation of election officers	Akin, by request.	Jan. 11 . .	Referred to Committee on Elections.
63	Jan. 11 . .	A bill for an act to provide for the vacation of lots, streets and alleys in disannexed territories to cities and towns, etc	Chandler	Feb. 20 . .	Approved by Governor.

64	Jan. 11 . .	A bill for an act providing for the transcribing and preservation of contents of court record book damaged by fire, etc	Cranor	Feb. 7 . .	Approved by the Governor.
65	Jan. 11 . .	A bill for an act to appoint a commissioner to locate the position of Indiana soldiers at Chicamauga, etc	Fulk	Feb. 3 . .	Indefinitely postponed.
66	Jan. 11 . .	A bill for an act to amend section 1 of an act to create an Appellate Court, and declaring an emergency	Fulk	Jan. 18 . .	Indefinitely postponed.
67	Jan. 11 . .	A bill for an act concerning gravel and macadamized roads, etc.	Gifford	Jan. 26 . .	Passed and referred to House.
68	Jan. 11 . .	A bill for an act concerning the improvement of public highways, etc	Gilman	Feb. 6 . .	Made special order for Monday, Feb. 13, 2 p. m.
69	Jan. 11 . .	A bill for an act relating to the construction of tile and covered drainage, etc.	Gilman	Feb. 8 . .	Read third time and recommitted to Committee on Drains.
70	Jan. 11 . .	A bill for an act to legalize the incorporation of Hazelton, Gibson County, Ind., etc., and declaring an emergency. . .	Holcomb	Feb. 17 . .	Approved by Governor.
71	Jan. 11 . .	A bill for an act authorizing the Auditor and Treasurer to keep separate the various funds of the State	Magee	Jan. 18 . .	Passed and referred to House.
72	Jan. 11 . .	A bill for an act authorizing the formation of mutual protective associations, etc.	Magee.	Feb. 3 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
73	Jan. 11 . .	A bill for an act in relation to convict labor, etc	Magee.	Feb. 21 . .	Passed and referred to House.
74	Jan. 11 . .	A bill for an act to provide for the amount of bond which shall be given by executors, etc	McHugh	Jan. 17 . .	Indefinitely postponed.
75	Jan. 11 . .	A bill for an act to regulate the sale of drugs, medicines, poisons, and compounding of prescriptions, and declaring a penalty therefor.	McKelvey	Feb. 14 . .	Referred to House.
76	Jan. 11 . .	A bill for an act fixing the salaries of County Commissioners, etc	Morgan	Jan. 23 . .	Passed and referred to House.
77	Jan. 11 . .	A bill for an act to amend section 1 of an act entitled an act in relation to the lighting of cities and towns	Newby	Jan. 25 . .	Passed and referred to House.
78	Jan. 11 . .	A bill for an act to amend section 708 of an act entitled an act concerning proceedings in civil cases, approved April 7, 1881	Sellers	Jan. 11 . .	Referred to Committee on Judiciary,

79	Jan. 11 . .	A bill for an act to location and perpetuation of lost section corners under certain conditions	Sellers	Feb. 1 . .	Passed and referred to the House.
80	Jan. 11 . .	A bill for an act to appropriate \$50,000 to defray the expenses of entertaining the 27th annual encampment of the Grand Army of the Republic at Indianapolis.	Stuart	Feb. 27 . .	Referred to Committee of the Whole.
81	Jan. 11 . .	A bill for an act appropriating \$15,000 for the erection of an addition to the administration building at Plainfield, etc	Wishard	Feb. 2 . .	Referred to Committee on Benevolent Institutions.
82	Jan. 11 . .	A bill for an act appropriating money for the claim of the Warren Scharf Asphalt Paving Company, etc	Wishard	Jan. 25 . .	Passed and referred to House.
83	Jan. 11 . .	A bill for an act entitled an act to amend section 1 of an act entitled an act to amend sections 1 and 2 appropriating moneys to pay Legion and Independent companies	McGregor	Jan. 31 . .	Passed and referred to the House.
84	Jan. 11 . .	A bill for an act concerning the publication of legal notices.	Akin (by request)	Jan. 18 . .	Indefinitely postponed.
85	Jan. 11 . .	A bill for an act concerning attorney fees.	Akin (by request)	Jan. 17 . .	Indefinitely postponed.
86	Jan. 11 . .	A bill for an act concerning the printing of the election ballot	Akin (by request)	Feb. 7 . .	Indefinitely postponed.
87	Jan. 11 . .	A bill for an act concerning dredging ditches, etc.	Akin (by request)	Feb. 8 . .	Passed and referred to House.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
88	Jan. 11 . .	A bill for an act concerning the appointment of Trustees of Benevolent Institutions, etc.	Akin (by request)	Feb. 14 .	Indefinitely postponed.
89	Jan. 11 . .	A bill for an act concerning salaries of County Superintendent of Schools . .	Akin (by request)	Feb. 2 . .	Indefinitely postponed.
90	Jan. 11 . .	A bill for an act to legalize the incorporation of the city of Tell City, Perry County, Indiana	Sweeney.	Feb. 22 . .	Approved by Governor.
91	Jan. 11 . .	A bill for an act to amend section 1 of an act entitled an act for the encouragement of agriculture.	Wishard.	Feb. 1 . .	Passed and referred to the House.
92	Jan. 11 . .	A bill for an act regulating railroads and other corporations, etc	Wishard.	Jan. 11 . .	Referred to Committee on Corporations.
93	Jan. 11 . .	A bill for an act to legalize acts of Notaries Public whose commissions have expired, etc	Wishard.	Feb. 3 . .	Indefinitely postponed.
94	Jan. 11 . .	A bill for an act providing for the release of securities upon bonds executed by administrators, etc	Wishard.	Jan. 17 . .	Indefinitely postponed.

95	Jan. 11 . .	A bill for an act to require railroads to have all deeds, releases and conveyances recorded	Fulk, by request .	Mar. 6 . .	Approved by the Governor.
96	Jan. 11 . .	A bill for an act to legalize and purchase of 1½ acres of land for the Indiana Hospital for Insane	Smith	Feb. 17 . .	Approved by the Governor.
97	Jan. 11 . .	A bill for an act to provide for the revision of the statutes of the State . .	Kopelke	Feb. 2 . .	Indefinitely postponed.
98	Jan. 11 . .	A bill for an act concerning Justices of the Peace, fixing their salaries, and prescribing their duties	Cranor	Feb. 27 . .	Ordered printed.
99	Jan. 11 . .	A bill for an act for the relief of Joel S. Davis, former Trustee of Sand Creek Township, Bartholomew County, Indiana	Fulk	Feb. 28 . .	Indefinitely postponed.
100	Jan. 11 . .	A bill for an act defining the 28th and 43d Judicial Circuits, and creating a 53d Judicial Circuit, etc.	Baker	Mar. 6 . .	Approved by the Governor.
101	Jan. 11 . .	A bill for an act defining the powers of policemen, etc	Baker	Feb. 8 . .	Passed and referred to House.
102	Jan. 11 . .	A bill for an act to prohibit the killing of quails for five years	Boord	Jan. 22 . .	Laid on table.
103	Jan. 11 . .	A bill for an act concerning elections . .	Akin	Jan. 16 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
104	Jan. 11 . .	A bill for an act for the formation of corporate districts in the State of Indiana, etc	Gilman	Mar. 4 . .	Approved by the Governor.
105	Jan. 11 . .	A bill for an act authorizing the Board of Trustees of the Eastern Indiana Hospital for the Insane at East Haven, near Richmond, in Wayne County . .	Smith	Feb. 14 . .	Indefinitely postponed.
106	Jan. 11 .	A bill for an act appropriating money for the current expenses of the Eastern Indiana Hospital for the Insane . . .	Smith	Feb. 27 . .	Indefinitely postponed.
107	Jan. 11 . .	A bill for an act making an appropriation or increasing the capacity of the Eastern Indiana Hospital for the Insane, and declaring an emergency	Smith	Feb. 27 . .	Laid on table.
108	Jan. 12 . .	A bill for an act to amend section 2 of an act concerning bridges over streams, etc	Gifford	Feb. 20 . .	Approved by the Governor.
109	Jan. 12 . .	A bill for an act for the relief of Stewart Porter, ex-Trustee of Reeve Township, of Daviess County, Ind	Kennedy	Jan. 23 . .	Passed and referred to House.

110	Jan. 12 . . .	A bill for an act amending section 5766 of the Revised Statutes, etc	Kennedy	Jan. 31 . .	Indefinitely postponed.
111	Jan. 11 . .	A bill for an act to legalize the incorporation of Greentown, Howard County, Ind.	Loveland	Feb. 17 . .	Approved by Governor.
112	Jan. 12 . .	A bill for an act to prevent deception in the manufacture and sale of dairy product	McHugh, of Tippecanoe	Feb. 17 . .	Indefinitely postponed.
113	Jan. 12	A bill for an act to appropriate the sum of \$60,500 for the Indiana State Normal School	McLean	Feb. 2 . .	Recommitted to Committee on Education.
114	Jan. 12 . .	A bill for an act to amend section 19 of an act approved May 12, 1869	McLean	Mar. 4 . .	Approved by the Governor.
115	Jan. 12 . .	A bill for an act to limit the power of Township Trustees, etc	Morgan	Jan. 12 . .	Referred to Committee on County and Township Business.
116	Jan. 12 . .	A bill for an act to amend section 1 of an act entitled an act in relation to County Treasurers, etc.	Newby	Jan. 18 . .	Indefinitely postponed.
117	Jan. 12 . .	A bill for an act to simplify the practice in certain courts, etc	Parker	Jan. 12 . .	Referred to Committee on Judiciary.
118	Jan. 12 . .	A bill for an act to repeal the act permitting County Commissioners to donate money, etc.	Sellers	Jan. 25 . .	Passed and referred to House.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
119	Jan. 12 . .	A bill for an act to amend sections 114, 116, 118 and 123 of an act fixing the compensation and prescribing the duties of certain State and county officers	Morgan	Jan. 20 . .	Indefinitely postponed.
120	Jan. 13 . .	A bill for an act to amend section 4 of an act entitled an act to authorize County Commissioners to construct free turnpikes in certain cases, etc	McCutcheon . .	Jan. 18 . .	Recommitted to Committee on County and Township Business.
121	Jan. 13 . .	A bill for an act fixing the compensation of all State and county officers, etc . .	Moore	Feb. 2 . .	Indefinitely postponed.
122	Jan. 16 . .	A bill for an act to amend sections 4, 9 and 22 of an act entitled "An act to establish a Soldiers' Home," etc. . .	Boyd	Feb. 27 . .	Referred to Committee on Finance.
123	Jan. 16 . .	A bill for an act for the number of trustees of Indiana Normal School, etc	Ellison, by request	Jan. 16 . .	Referred to Committee on Judiciary.
124	Jan. 16 . .	A bill for an act concerning real estate and personal property, etc.	Gifford	Jan. 31 . .	Indefinitely postponed.

125	Jan. 16 . .	A bill for an act concerning husband-and-wife, etc.	Gifford	Feb. 2 . .	Indefinitely postponed.
126	Jan. 16 . .	A bill for an act to amend section 87 regulating the granting of divorces . . .	Holland	Jan. 16 . .	Referred to Committee on Judiciary.
127	Jan. 16 . .	A bill for an act to amend section 198 concerning public offenses	Holland	Feb. 1 . .	Passed and referred to House.
128	Jan. 16 . .	A bill for an act making an appropriation for Purdue University	McHugh, of Tippecanoe	Feb. 2 . .	Recommitted to Committee on Education.
129	Jan. 16 . .	A bill for an act vesting the Governor the power of appointing all officers, etc	McLean	Feb. 24 . .	Approved by the Governor.
130	Jan. 16 . .	A bill for an act concerning the compensation of witnesses in certain civil cases, etc	Newby	Feb. 1 . .	Passed and referred to House.
131	Jan. 16 . .	A bill for an act regulating receivers and assignees, etc	Sellers	Jan. 16 . .	Referred to Committee on Judiciary.
132	Jan. 16 . .	A bill for an act to provide for the holding of township elections, etc	Stuart	Feb. 24 . .	Ordered engrossed.
133	Jan. 16 . .	A bill for an act authorizing the lighting of streets by electricity	Sweeney	Mar. 4 . .	Approved by Governor.
134	Jan. 16 . .	A bill for an act defining the qualifications of school superintendents . . .	Wiggs	Feb. 20 . .	Failed to pass,

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
135	Jan. 16 . .	A bill for an act concerning public offenses, etc	Wishard.	Jan. 31 . .	Indefinitely postponed.
136	Jan. 16 . .	A bill for an act to amend the Statutes of 1889	Wishard	Jan. 16 . .	Referred to Committee on Judiciary.
137	Jan. 16 . .	A bill for an act to amend section 30, for the relief of the poor	Wishard	Feb. 27 . .	Indefinitely postponed.
138	Jan. 17 . .	A bill for an act to amend an act entitled "An act to regulate the visiting the Indiana Hospital for Insane"	Leyden	Jan. 25 . .	Passed and referred to House.
139	Jan. 17 . .	A bill for an act to amend section 198, of an act entitled an act concerning public offenses and their punishment, etc. .	Griffith	Feb. 17 . .	Indefinitely postponed.
140	Jan. 17 . .	A bill for an act to fix the salaries of the Judges of the Supreme Court, etc . .	Griffith	Feb. 17 . .	Recommended to pass.
141	Jan. 17 . .	A bill for an act concerning State officers and their duties	Kopelke	Feb. 2 . .	Indefinitely postponed.
142	Jan. 17 . .	A bill for an act to legalize the Town of Hopart	Kopelke	Jan. 31 . .	Approved by Governor.

143	Jan. 17 . .	A bill for an act to authorize the organization and incorporation of the Loan and Trust Safe Deposit Company. . .	Leyden	Mar. 4 . .	Approved by Governor.
144	Jan. 17 . .	A bill for an act fixing the times of holding Circuit Court in the Twenty-third Judicial Circuit in the State of Indiana.	McHugh, of Tippecanoe	Jan. 19 . .	Approved by Governor.
145	Jan. 17 . .	A bill for an act fixing the times of holding the terms of the Superior Court of Tippecanoe County.	McHugh, of Tippecanoe	Jan. 19 . .	Approved by Governor.
146	Jan. 17 . .	A bill for an act to amend section 601 of the Revised Statutes of 1881.	Moore.	Jan. 27 . .	Indefinitely postponed.
147	Jan. 17 . .	A bill for an act to repeal section 2 of an act concerning liens, etc.	Stuart	Jan. 17 . .	Referred to Committee on Judiciary.
148	Jan. 18 . .	A bill for an act to limit the power of township trustees, etc.	Morgan	Feb. 10 . .	Approved by the Governor.
149	Jan. 18 . .	A bill for an act providing for the release of mortgages, etc.	Bingham	Feb. 20 . .	Approved by the Governor.
150	Jan. 18 . .	A bill for an act to authorize the Governor of the State of Indiana to exchange lands, etc.	Crumpacker	Mar. 6 . .	Approved by the Governor.
151	Jan. 18 . .	A bill for an act to amend sections 1 and 5 of an act concerning toll roads, etc. .	Boyd	Mar. 1 . .	Failed to pass,

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
152	Jan. 18 . .	A bill for an act authorizing an appeal to be taken from the decision of County Auditors to the Board of Commissioners, etc	Griffith	Feb. 17 . .	Indefinitely postponed.
153	Jan. 18 . .	A bill for an act to amend an act requiring County Auditors to publish a statement of all allowances, etc . . .	Holcomb	Mar. 6 . .	Approved by the Governor.
154	Jan. 18 . .	A bill for an act requiring the State Board of Agriculture to account for monies received, etc	Kern	Feb. 17 . .	Ordered printed.
155	Jan. 18 . .	A bill for an act to amend section 2 of an act of March 3, 1865, etc.	Kern	Feb. 2 . .	Indefinitely postponed.
156	Jan. 18 . .	A bill for an act concerning county officers, etc	Kopelke.	Feb. 24 . .	Referred to Committee of the Whole.
157	Jan. 18 . .	A bill for an act authorizing condemnation and purchase of lands, etc . . .	McCutcheon	Mar. 4 . .	Approved by Governor.
158	Jan. 18 . .	A bill for an act defining and fixing liabilities of municipal corporations, etc .	McHugh	Feb. 2 . .	Indefinitely postponed.

159	Jan. 18 . .	A bill for an act to amend section 132 of an act entitled an act providing for the settlement and distribution of decedents' estates, etc	McHugh	Feb. 1 . .	Passed and referred to House.
160	Jan. 18 . .	A bill for an act amending section 11 of an act fixing the salary of County Commissioners, Township Assessors, etc	McLean	Feb. 9 . .	Passed and referred to House.
161	Jan. 18 . .	A bill for an act to amend section 601 of the Revised Statutes of 1881.	Moore	Jan. 18 . .	Referred to Committee on Judiciary.
162	Jan. 18 . .	A bill for an act to legalize the conveyance of real estate by attorneys in fact.	Newby	Jan. 27 . .	Indefinitely postponed.
163	Jan. 18 . .	A bill for an act providing for the recording of notice of indebtedness in certain cases, etc	Parker	Jan. 18 . .	Referred to Committee on Judiciary.
164	Jan. 18 . .	A bill for an act to amend section 1 of the act of March 9, 1889, providing for the bidding in and sale of lands, etc	Seller	Feb. 9 . .	Passed and referred to House.
165	Jan. 18 . .	A bill for an act empowering courts to appoint physicians and surgeons to make examinations, etc	Smith	Feb. 9 . .	Failed to pass.
166	Jan. 1 . .	A bill for an act to amend sections 1 and 2 of an act entitled "An act to abolish the office of Board of Trustees of Water Works," etc	Vail	Feb. 6 . .	Enacting clause stricken out.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
167	Jan. 18 . .	A bill for an act to encourage the establishment of sugar factories in the State of Indiana, etc	Vail	Feb. 27 . .	Indefinitely postponed.
168	Jan. 18 . .	A bill for an act to amend section 4 of the liquor law, being section 5315 of the Revised Statutes of 1881, etc . . .	Wiggs	Feb. 18 . .	Indefinitely postponed.
169	Jan. 18 . .	A bill for an act concerning highways and defining the duties of certain officers, etc	Wray	Jan. 18 . .	Referred to Committee on Roads.
170	Jan. 18 . .	A bill for an act authorizing Boards of Trustees of incorporated towns to appoint Deputy Marshals, etc.	Bingham	Mar. 4 . .	Approved by the Governor.
171	Jan. 18 . .	A bill for an act concerning highways, making Township Trustees ex-officio Road Superintendents, etc	Gifford	Feb. 10 . .	Indefinitely postponed.
172	Jan. 19 . .	A bill for an act to amend section 14 of "An act concerning elections," approved March 6, 1891	Kennedy	Feb. 21 . .	Passed and referred to House.

173	Jan. 19 . .	A bill for an act to authorize the Governor to appoint a Commission to co-operate with the National Commission to designate the position of Indiana regiments at Chickamauga, etc. . . .	McHugh, of Tippecanoe	Feb. 24 . .	Indefinitely postponed.
174	Jan. 19 . .	A bill for an act to amend section 6 of an act entitled "An act to authorize cities and incorporated towns to construct, maintain and operate water-works, etc.	McHugh, of Tippecanoe	Jan. 19 . .	Referred to Committee on Judiciary.
175	Jan. 19 . .	A bill for an act to amend sections 1 and 3 of an act entitled "An act relative to the printing, binding and distribution of the session acts, etc.	Seller	Feb. 28 . .	Engrossed.
176	Jan. 19 . .	A bill for an act to amend sections 2, 3 and 5 of an act concerning persons of unsound minds, etc.	Wray	Feb. 9 . .	Passed and referred to House.
177	Jan. 20 . .	A bill for an act for the regulation of Children's Homes, etc.	McLean	Mar. 6 . .	Approved by the Governor.
178	Jan. 20 . .	A bill for an act to amend section 1 of an act entitled "An act to provide for the repair of free turnpikes," etc.	Moore	Mar. 6 . .	Approved by the Governor.
179	Jan. 20 . .	A bill for an act regulating the sale of tobacco, etc.	McGee, by request	Feb. 9 . .	Approved by the Governor.
180	Jan. 20 . .	A bill for an act to repeal section 4 of an act concerning husband and wife . .	Boyd, by request .	Feb. 3 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
181	Jan. 20 . .	A bill for an act providing for the regulation and supervision of Foreign and Domestic Building, Loan Fund and Savings Associations	Gifford	Mar. 4 . .	Approved by Governor.
182	Jan. 20 . .	A bill for an act regulating the jurisdiction of the Board of County Commissioners, etc	Gifford	Feb. 8 . .	Failed to pass.
183	Jan. 20 . .	A bill for an act to amend section 123 of an act entitled an act fixing the compensation and prescribing the duties of certain State and county officers, etc	Griffith	Feb. 2 . .	Indefinitely postponed.
184	Jan. 20 . .	A bill for an act to amend section 6 and 7 of an act entitled an act concerning the duties and compensation of the Reporter of the Supreme Court . . .	Kern	Mar. 6 . .	Approved by the Governor.
185	Jan. 20 . .	A bill for an act to enlarge the powers of Justices of the Peace, etc	Kern	Mar. 6 . .	Approved by the Governor.
186	Jan. 20 . .	A bill for an act to amend section 629 of an act entitled an act concerning proceedings in certain civil cases, etc . .	McLean	Jan. 20 . .	Referred to Committee on Judiciary.

187	Jan. 20 . .	A bill for an act to appropriate \$1,490 to reimburse Robert T. Overman for moneys expended, etc.	Newby	Feb. 28 . .	Engrossed.
188	Jan. 23 . .	A bill for an act to amend section 4 of an act entitled "An act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act concerning elections"	Gilman	Feb. 7 . .	Indefinitely postponed.
189	Jan. 23 . .	A bill for an act to repeal an act approved February 3, 1889, etc	Kern	Jan. 23 . .	Referred to Committee on Finance.
190	Jan. 23 . .	A bill for an act concerning intoxicating liquors	Leyden, by request	Feb. 27 . .	Indefinitely postponed.
191	Jan. 23 . .	A bill for an act to prevent fraud . . .	Leyden, by request	Feb. 17 . .	Indefinitely postponed.
192	Jan. 23 . .	A bill for an act to amend sections 5 and 9 of an act entitled "An act concerning elections"	McCutcheon, by request . . .	Feb. 7 . .	Indefinitely postponed.
193	Jan. 23 . .	A bill for an act making appropriations, etc	Morgan	Feb. 27 . .	Indefinitely postponed.
194	Jan. 23 . .	A bill for an act providing for the title and custody of certain public school property, etc	Thayer	Mar. 4 . .	Approved by the Governor.
195	Jan. 24 . .	A bill for an act to amend an act concerning attachments in civil cases, etc.	Cranor	Feb. 3 . .	Indefinitely postponed.

SENATE BILLS—Continued.

	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
196	Jan. 24 . .	A bill for an act to amend an act concerning proceedings in civil cases, etc.	Cranor ,	Feb. 2 . .	Indefinitely postponed.
197	Jan. 24 . .	A bill for an act authorizing town Boards or Trustees to provide ordinances for the appointment of police officers, etc.	Ellison	Feb. 24 . .	Engrossed.
198	Jan. 24 . .	A bill for an act relating to guardianships, etc	Parker	Jan. 31 . .	Ordered printed.
199	Jan. 24 . .	A bill for an act to amend section 1 of an act entitled an act to amend section 108 of an act concerning taxation, etc.	Stuart.	Mar. 6 . .	Approved by the Governor.
200	Jan. 24 . .	A bill for an act to amend section 12 of an act concerning gravel roads, etc. .	Thayer	Mar. 6 . .	Approved by the Governor.
201	Jan. 24 . .	A bill for an act to amend section 22 of an act regulating accounts and the apportionment of estates, etc.	Wishard	Feb. 10 . .	Recommending passage.
202	Jan. 24 . .	A bill for an act to amend section 3 of an act concerning recording of wills, etc	Cranor	Mar. 1 . .	Passed and referred to House.

203	Jan. 24 . .	A bill for an act regulating the hauling of baggage, etc.	Kern	Jan. 24 . .	Referred to Committee on Railroads.
204	Jan. 24 . .	A bill for an act appropriating money to pay certain warrants held by Wm. H. Draper	Kern	Jan. 24 . .	Referred to Committee on Finances.
205	Jan. 25 . .	A bill for an act supplemental to an act concerning street and sewer improvements, etc.	Cranor	Feb. 2 . .	Indefinitely postponed.
206	Jan. 25 . .	A bill for an act to amend sections 2, 8 and 9, the same being sections 4286, 4292 and 4293 of the Revised Statutes of 1881	Gifford	Mar. 6 . .	Approved by the Governor.
207	Jan. 25 . .	A bill for an act to legalize the acts of notaries public, etc	Hobson	Feb. 2 . .	Indefinitely postponed.
208	Jan. 25 . .	A bill for an act to legalize the incorporation of the town of Eugene, Vermilion County, Indiana, etc	Hobson	Feb. 17 . .	Approved by Governor.
209	Jan. 25 . .	A bill for an act to amend section 4 of an act entitled "An act to authorize County Commissioners to construct free turnpikes, etc	McCutcheon	Feb. 1 . .	Passed and referred to House.
210	Jan. 25 . .	A bill for an act to amend section 112 of an act entitled "An act concerning taxation, etc	McGregor	Jan. 31 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
211	Jan. 25 . .	A bill for an act concerning the duties of Clerks of Circuit Courts, etc.	Parker	Feb. 20 . .	Passed and referred to House.
212	Jan. 25 . .	A bill for an act concerning live stock insurance companies, etc.	Seller	Feb. 28 . .	Approved by Governor.
213	Jan. 25 . .	A bill for an act creating a Board of Pardons and Parole of Prisoners, and defining their duties, etc.	Seller	Feb. 14 . .	Indefinitely postponed.
214	Jan. 25 . .	A bill for an act to divide the State into Judicial Circuits, etc.	Stuart	Feb. 15 . .	Recommitted to Committee on Organization of Courts.
215	Jan. 25 . .	A bill for an act to authorize railroad companies to issue preferred stock in exchange for common stock, and declaring an emergency	McHugh, of Tippecanoe	Feb. 23 . .	Approved by the Governor.
216	Jan. 25 . .	A bill for an act prescribing some of the duties of Prosecuting Attorneys, and to amend an act approved March 6, 1891	Vail	Feb. 28 . .	Recommended passage.
217	Jan. 25 . .	A bill for an act concerning the drainage of swamp lands, etc.	Beck	Jan. 25 . .	Referred to Committee on Swamp Lands and Drainage.

218	Jan. 25 . .	A bill for an act to appropriate twenty-five thousand dollars to complete the work of removing the ledge in Kanakee River	Beck	Mar. 6 . .	Approved by the Governor.
219	Jan. 25 . .	A bill for an act for the incorporation of religious societies, etc.	Kern	Feb. 14 . .	Recommitted to Committee on Benevolent Institutions.
220	Jan. 25 . .	A bill for an act prescribing the duties of railroad companies with reference to street crossings, etc	Kern	Feb. 28 . .	Recommended passage.
221	Jan. 26 . .	A bill for an act to amend an act entitled an act to incorporate the Indiana Insurance Company, approved January 15, 1850	Morgan	Feb. 22 . .	Approved by the Governor.
222	Jan. 26 . .	A bill for an act appropriating money for the claim of A. Bruner, on account of constructing a sewer, etc	Wishard	Jan. 28 . .	Indefinitely postponed.
223	Jan. 27 . .	A bill for an act legalizing acts of incorporations, etc	McHugh, of Marion	Jan. 30 . .	Passed and referred to the House.
224	Jan. 27 . .	A bill for an act to amend section 6 of an act entitled an act providing for the appointment of notary publics, etc. .	Wishard	Feb. 9 . .	Passed and referred to House.
225	Jan. 27 . .	A bill for an act to amend section 1 of an act entitled an act requiring corporations to pay their employees once in every two weeks, etc	McKelvey	Mar. 4 . .	Approved by the Governor.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
226	Jan. 27 . .	A bill for an act providing for a burial permit and report of death, etc. . . .	McKelvey	Feb. 20 . .	Failed to pass.
227	Jan. 27 . .	A bill for an act to amend section 3 of an act entitled an act to amend an act entitled an act to provide for a general system of common schools, etc. . . .	Ellison	Feb. 8 . .	Passed and referred to House.
228	Jan. 27 . .	A bill for an act to amend section 1 of an act to amend section 153 of an act providing for a general system of public schools, etc.	Ellison	Feb. 24 . .	Engrossed.
229	Jan. 27 . .	A bill for an act to amend section 28 of an act concerning the partition of lands, etc.	Baker	Mar. 6 . .	Approved by the Governor.
230	Jan. 27 . .	A bill for an act to amend section 1 of an act entitled an act concerning the organization and perpetuity of voluntary associations, etc.	McHugh, of Tippecanoe	Mar. 4 . .	Approved by the Governor.
231	Jan. 27 . .	A bill for an act entitled an act supplementary to an act entitled an act to regulate and license the sale of intoxicating liquors	McGregor	Feb 27 . .	Recommended passage.

232	Jan. 27 . .	A bill for an act prohibiting railroad companies or corporations from collecting over-charges on freight, etc. . .	French	Jan. 31 . .	Recommitted to Committee on Railroads.
233	Jan. 27 . .	A bill for an act to prevent tramping, and declaring who shall be a tramp, etc. .	Bingham, by request . .	Feb. 3 . .	Indefinitely postponed.
234	Jan. 27 . .	A bill for an act concerning the sufficiency of the evidence in actions of libel and slander, etc.	Seller	Feb. 27 . .	Recommended passage.
235	Jan. 27 . .	A bill for an act to amend section 1 of an act for the preservation of the health of women	Seller	Mar. 6 . .	Approved by the Governor.
236	Jan. 27 . .	A bill for an act concerning insurance companies, etc.	McHugh, of Tippecanoe.	Feb. 25 . .	Engrossed.
237	Jan. 27 . .	A bill for an act defining the powers of common councils, etc.	Morgan	Jan. 27 . .	Referred to Committee on Corporations.
238	Jan. 27 . .	A bill for an act for the incorporation of bank associations and savings banks, etc.	Holland	Mar. 4 . .	Indefinitely postponed.
239	Jan. 30 . .	A bill for an act to amend section 2 of an act entitled "An act requiring railroad corporations, companies or persons operating within this State to give notice at stations whether passenger trains are on schedule time"	Boord	Feb. 17 . .	Ordered printed

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
240	Jan. 30 . .	A bill for an act concerning platting of lots, lands, etc., and declaring an emergency.	Loveland	Jan. 30 . .	Referred to Committee on Cities and Towns.
241	Jan. 30 . .	A bill for an act creating a Judicial Circuit and providing for the election of a Judge and Prosecuting Attorney for said circuit and the election of a Prosecuting Attorney for the 36th Judicial Circuit, etc	Loveland	Feb. 27 . .	Minority and majority reports submitted.
242	Jan. 30 . .	A bill for an act concerning the incorporation and government of cities having more than thirty thousand and less than forty-nine thousand population, etc	Morgan	Jan. 30 . .	Referred to Committee on Cities and Towns.
243	Jan. 30 . .	A bill for an act to amend section 1 of an act entitled an act providing for a general system of common schools in all cities of thirty thousand or more inhabitants, etc.	Griffith	Jan. 30 . .	Referred to Committee on Education.
244	Jan. 30 . .	A bill for an act authorizing the wardens of the State Prison North and South to purchase feed and dispose of cattle, etc.	Sweeney	Mar. 4 . .	Approved by the Governor.

245	Jan. 30 . .	A bill for an act concerning drains, etc. .	Beck	Feb. 2 . .	Indefinitely postponed.
246	Jan. 30 . .	A bill for an act to amend section 1 of an act entitled an act prohibiting the obstructing of ditches, etc.	Kopelke	Feb. 8 . .	Passed and referred to House.
247	Jan. 31 . .	A bill for an act to amend sections 1 and 3 of an act entitled an act to create a Board of Commissioners for the purpose of securing for use in the common schools of Indiana a series of textbooks, etc.	Akin	Jan. 31 . .	Referred to Committee on Education.
248	Jan. 31 . .	A bill for an act to amend section 1 of an act approved February 26, 1891, relating to drainage, etc.	Fulk (by request).	Mar. 4 . .	Approved by Governor.
249	Jan. 31 . .	A bill for an act regulating, in certain cases, the making of loans from the school fund, etc.	Gifford	Feb. 21 . .	Passed and referred to House.
250	Jan. 31 . .	A bill for an act to legalize the incorporation of the Mutual Life and Endowment Association of Indiana, etc. . .	Gifford	Feb. 28 . .	House Bill No. 396 substituted.
251	Jan. 31 . .	A bill for an act to amend section 9 of an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled an act concerning elections	Holland	Feb. 7 . .	Indefinitely postponed.
					.
					.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
252	Jan. 31 . .	A bill for an act to provide for safety and sanitary arrangements and construction in buildings to be used as asylums, etc	Kern	Feb. 14 . .	Indefinitely postponed.
253	Jan. 31 . .	A bill for an act concerning platting lots, lands, etc	Kern	Jan. 31 . .	Referred to Committee on Cities and Towns.
254	Jan. 31 . .	A bill for an act for the incorporation of companies organized for the improvement of horse breeding, etc	McHugh, of Tippecanoe	Jan. 31 . .	Referred to Committee on Judiciary.
255	Jan. 31 . .	A bill for an act authorizing and empowering manufacturing, mining and other companies which have been, or may hereafter be, organized and incorporated under any law of this State to issue shares of preferred stock, etc . .	McHugh, of Tippecanoe	Feb. 2. . .	Recommended passage.
256	Jan. 31 . .	A bill for an act to prevent frauds, etc .	Wray	Feb. 21 . .	Failed to pass for want of a constitutional majority.
257	Jan. 31 . .	A bill for an act fixing the limit of compensation for carrying passengers by common carriers, etc	Wray	Jan. 31 . .	Referred to Committee on Corporations.

258	Jan. 31 . .	A bill for an act to repeal section four (4) of an act entitled "An act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled 'An act concerning elections.' " . . .	Barnes	Feb. 14 . .	Indefinitely postponed.
259	Jan. 31 . .	A bill for an act to define the qualification of County School Superintendent . .	Ellison	Feb. 21 . .	passed and referred to House.
260	Feb. 2. . .	A bill for an act concerning enumeration and education of deaf and mute persons, etc.	McCutcheon	Feb. 14 . .	Indefinitely postponed.
261	Feb. 2. . .	A bill for an act concerning the incorporation and government of cities having more than fifty thousand and less than one hundred thousand population, etc.	McCutcheon	Mar. 4 . .	Approved by Governor.
262	Feb. 2. . .	A bill for an act providing for the erection of a monument over the grave of ex-Governor Jonathan Jennings and declaring an emergency.	Barnes	Mar. 4 . .	Approved by Governor.
263	Feb. 2. . .	A bill for an act to prevent the obstruction of streams and water courses, etc.	Wray	Feb. 10 . .	Recommitted to Committee on Swamp Lands.
264	Feb. 2. . .	A bill for an act changing the name of Governor Circle to Monument Place, etc	McHugh, of Marion	Mar. 4 . .	Approved by Governor.

SENATE BILLS—Continued

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
265	Feb. 2 . .	A bill for an act to amend section 48 of an act prescribing the duties of State and county officers, etc	Baker.	Feb. 10 . .	Indefinitely postponed.
266	Feb. 2 . .	A bill for an act to extend the powers of Justices of the Peace, etc	Stuart.	Feb. 27 . .	Indefinitely postponed.
267	Feb. 2 . .	A bill for an act to repeal section 3 of an act for the completion of the Soldiers' and Sailors' Monument, etc	Stuart.	Mar. 4 . .	Approved by Governor.
268	Feb. 2 . .	A bill for an act to legalize certain plats of city and town lots, etc	Fulk	Feb. 23 . .	Passed and referred to House.
269	Feb. 2 . .	A bill for an act concerning gas and oil wells	Smith.	Feb. 7 . .	Recommended passage.
270	Feb. 2 . .	A bill for an act to amend section 1 of an act to authorize companies organized for the purpose of drilling and mining for petroleum or natural gas. . .	Smith.	Feb. 17 . .	Recommended passage.
271	Feb. 2. . .	A bill for an act to amend sections 1 and 2 of an act to regulate the mode of procuring, transporting and using natural gas, etc.	Smith.	Feb. 17 . .	Reported back with amendments.

272	Feb. 2. . .	A bill for an act to amend section 415, R. S. 1881, and to repeal section 1382, R. S. 1881	Kern	Feb. 2. . .	Referred to Committee on Judiciary.
273	Feb. 2. . .	A bill for an act making an appropriation for four subsidiary monuments surrounding the State Soldiers' and Sailors' Monument	Kern	Feb. 2. . .	Referred to Committee on Soldiers' and Sailors' Monument.
274	Feb. 2. . .	A bill for an act concerning the appointment of official stenographers, etc . . .	Kern	Feb. 27 . .	Indefinitely postponed.
275	Feb. 2. . .	A bill for an act to provide for alumnal representation on Boards of Trustees of universities, colleges, etc	McLean	Feb. 10 . .	Recommended passage.
276	Feb. 2. . .	A bill for an act to define fraudulent marriages, etc	Thompson, (by request)	Feb. 3. . .	Referred to Committee of the Whole, and ordered printed.
277	Feb. 2. . .	A bill for an act relating to the County Trustees, Township or County Superintendents, etc., and declaring an emergency	Wishard	Feb. 20 . .	Passed and referred to House.
278	Feb. 2. . .	A bill for an act to amend section 541 of an act entitled an act concerning proceedings in civil cases, etc	Wishard	Feb. 2. . .	Referred to Committee on Judiciary.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
279	Feb. 2 . .	A bill for an act to provide for safety and sanitary arrangements and construction in buildings to be used as asylums, school houses, etc	Wishard	Feb. 2 . .	Referred to Committee on Public Health and Vital Statistics.
280	Feb. 2 . .	A bill for an act to confer the privilege to vote upon woman, etc.	Wishard	Feb. 2 . .	Referred to Committee on Cities and Towns.
281	Feb. 3 . .	A bill for an act to legalize the incorporation of the town of Carlisle, Sullivan County, Indiana, and declaring an emergency	Akin	Feb. 20 . .	Approved by the Governor.
282	Feb. 3 . .	A bill for an act concerning text books .	Ellison	Feb. 3 . .	Referred to Committee on Education.
283	Feb. 3 . .	A bill for an act for the publication of papers, notes of importance and special studies read at annual meetings of the Indiana Academy	Fulk	Feb. 21 . .	Failed to pass.
284	Feb. 3 . .	A bill for an act to provide for the protection of camp-meeting grounds, etc .	Gifford	Feb. 17 . .	Indefinitely postponed.

285	Feb. 3 . .	A bill for an act providing for the examination of the official record of certain county officers	Gifford	Feb. 10 . .	Recommitted to Committee on Judiciary.
286	Feb. 3 . .	A bill for an act to amend section 13 of an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65, concerning elections . .	Seller	Feb. 16 . .	Failed to pass.
287	Feb. 3 . .	A bill for an act fixing the number of districts in towns for the purpose of electing officers thereof, and declaring an emergency	Stuart (By request.)	Feb. 28 . .	Recommended passage.
288	Feb. 3 . .	A bill for an act to regulate the supply and consumption of natural gas . . .	Thompson	Feb. 7 . .	Recommended passage.
289	Feb. 3 . .	A bill for an act concerning the use of public highways for steam, gas, water and oil pipes and lines	Cranor	Feb. 3 . .	Referred to Committee on Natural Gas.
290	Feb. 6 . .	A bill for an act concerning libel in civil action.	Magee.	Feb. 10 . .	Indefinitely postponed.
291	Feb. 6 . .	A bill for an act to amend section 2 of an act entitled "An act defining libel" . .	Magee.	Mar. 1 . .	Laid on table.
292	Feb. 6 . .	A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, etc	Wishard.	Feb. 6 . .	Referred to Committee on Legislative Apportionment.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
293	Feb. 6 . .	A bill for an act to amend an act entitled "An act authorizing the acceptance of surety companies as sureties upon bonds," etc	Wishard.	Feb. 17 . .	Recommended passage.
294	Feb. 6 . .	A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, etc	Fulk	Feb. 6 . .	Referred to Committee on Legislative Apportionment.
295	Feb. 6 . .	A bill for an act requiring Township Trustees to keep a register of township orders, etc	Kennedy.	Mar. 1 . .	Referred to House.
296	Feb. 6 . .	A bill for an act to provide official seals for Justices of the Peace, etc	McDonald.	Feb. 10 . .	Indefinitely postponed.
297	Feb. 6 . .	A bill for an act concerning barbed and other wire fences, etc	Thayer	Feb. 17 . .	Indefinitely postponed.
298	Feb. 6 . .	A bill for an act to amend section 33 of an act concerning public offenses, etc .	Parker	Feb. 22 . .	Passed and referred to House.

299	Feb. 6 . .	A bill for an act extending to minority political parties the right to representation on Election Boards.	Parker	Feb. 21 . .	Passed and referred to House
300	Feb. 6 . .	A bill for an act to amend section 6 and 7 of an act to protect domestic animals, etc	Stuart	Feb. 10 . .	Recommended passage.
301	Feb. 6 . .	A bill for an act fixing the time of holding elections, and providing for the extension of the terms of present officers, etc	Morgan, by request	Feb. 28 . .	Ordered printed.
302	Feb. 7 . .	A bill for an act to repeal section 4679, R. S. 1851, concerning elections	Seller	Feb. 14 . .	Indefinitely postponed.
303	Feb. 7 . .	A bill for an act to amend section 4496, R. S. 1881, concerning taxation for common school purposes	Seller	Feb. 7 . .	Referred to Committee on Education.
304	Feb. 7 . .	A bill for an act to amend section 124 of an act in relation to fees and salaries.	Seller	Feb. 17 . .	Recommended passage.
305	Feb. 7 . .	A bill for an act to amend section 42 of an act concerning elections	Seller	Feb. 14 . .	Indefinitely postponed.
306	Feb. 10 . .	A bill for an act to amend section 2 of an act providing for the obstruction of ditches	McKelvey	Feb. 21 . .	Passed and referred to House.
307	Feb. 7 . .	A bill for an act in relation to roads and highways	Kennedy	Feb. 7 . .	Referred to Committee on Roads.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
308	Feb. 7 . .	A bill for an act to amend section 1 of an act entitled "An act providing for a homestead and exempting it from sale on execution and exempting certain personal property from attachment," etc	Wray	Feb. 27 . .	Recommended passage.
309	Feb. 7 . .	A bill for an act to amend an act entitled "An act concerning proceedings in civil cases," etc	Parker	Feb. 7 . .	Referred to Committee on Judiciary.
310	Feb. 7 . .	A bill for an act to nniformity of procedure in the discharge of inmates of the State Hospital for the Insane, and declaring an emergency.	Magee.	Feb. 24 . .	Engrossed.
311	Feb. 7 . .	A bill for an act to amend sections 77 and 125 of an act entitled "An act fixing the compensation and prescribing the duties of certain State and county officers," etc	Gilman	Feb. 10 . .	Indefinitely postponed.
312	Feb. 7 . .	A bill for an act to amend section 66 of fee and salary law of 1891	Kopelke.	Feb. 10 . .	Indefinitely postponed.

313	Feb. 9 . .	A bill for an act to legalize the incorporation of the town of Gas City, Grant County	Boyd	Feb. 10 . .	Approved by Governor.
314	Feb. 10 . .	A bill for an act to amend sections 1 and 12 of an act entitled an act to provide for the incorporation of street railroad companies, etc	Wishard.	Feb. 18 . .	Recommended to pass.
315	Feb. 10 . .	A bill for an act to repeal the act regulating the practice of medicine, approved April 11, 1885.	Moore (by request)	Feb. 15 . .	Indefinitely postponed.
316	Feb. 10 . .	A bill for an act entitled an act to establish a State Board of Conciliation, etc.	Kern	Feb. 24 . .	Engrossed.
317	Feb. 10 . .	A bill for an act making Township Trustees chief supervisors of all roads and highways, etc	French	Feb. 21 . .	Failed to pass.
318	Feb. 10 . .	A bill for an act to amend section 6 of an act entitled an act for the incorporation of building, loan fund and savings associations, etc	Thayer	Mar. 6 . .	Approved by the Governor.
319	Feb. 10 . .	A bill for an act to provide for the destruction of weeds, etc	Cranor	Feb. 22 . .	Passed and referred to House.
320	Feb. 10 . .	A bill for an act to amend an act passed March 5, 1891, entitled an act to protect domestic animals, etc.	French	Feb. 27 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
321	Feb. 10 . .	A bill for an act regulating the furnishing of books for use in the common schools of Indiana	Griffith	Mar. 1 . .	Approved by the Governor.
322	Feb. 10 . .	A bill for an act authorizing the Common Council of any city to issue, negotiate and sell the bonds of such city. . . .	Ellison	Mar. 3 . .	Approved by the Governor.
323	Feb. 10 . .	A bill for an act concerning the granting of teachers' certificates in certain cases	Ellison	Feb. 10 . .	Referred to Committee on Education.
324	Feb. 10 . .	A bill for an act concerning stopping railroad trains at towns of 150 population or more	Newby	Feb. 10 . .	Referred to Committee on Corporations.
325	Feb. 10 . .	A bill for an act to abolish all poll taxes for street and highway purposes . . .	Vail	Feb. 17 . .	Indefinitely postponed.
326	Feb. 10 . .	A bill for an act to provide shelving for State Library	McKelvey . . .	Feb. 15 .	Indefinitely postponed.
327	Feb. 10 . .	A bill for an act amending sections 8 and 12 of an act entitled an act concerning gravel roads, etc	Gifford	Feb. 17 . .	Indefinitely postponed.

328	Feb. 10 . .	A bill for an act concerning standard time	Seller	Feb. 10 . .	Referred to Committee on Judiciary.
329	Feb. 10 . .	A bill for an act to provide the means to prevent the introduction and spread of cholera and other contagious diseases.	Seller	Mar. 6 . .	Approved by the Governor.
330	Feb. 11 . .	A bill for an act to amend sections 3, 5 6, 7, 9, 15, 19 and 26 of an act concerning drainage	Beck	Mar. 1 . .	Referred to House.
331	Feb. 11 . .	A bill for an act requiring the attendance at school of all children of a certain age	Cranor	Feb. 11 . .	Referred to Committee on Education.
332	Feb. 11 . .	A bill for an act to amend section 1 of an act entitled an act relating to expenses in change of venue	Griffith	Feb. 24 . .	Engrossed.
333	Feb. 11 . .	A bill for an act to amend an act making appropriations for the State Government, etc	Lynn	Feb. 24 . .	Recommended to pass.
334	Feb. 11 . .	A bill for an act to enable counties to adopt a local road system	McLean	Feb. 18 . .	Engrossed.
335	Feb. 11 . .	A bill for an act to amend section 1 of an act entitled an act for the appointment of a Humane Inspector	McLean	Feb. 14 . .	Indefinitely postponed.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
336	Feb. 15 . .	A bill for an act to amend section 12 of an act concerning drainage, etc., and declaring an emergency	Kennedy	Feb. 27 . .	Recommended passage.
337	Feb. 15 . .	A bill for an act to legalize the incorporation of the town of West Shoals, Martin County	Kennedy	Feb. 24 . .	Approved by the Governor.
338	Feb. 15 . .	A bill for an act to authorize the assessment and appraisement of real estate in newly incorporated towns	McDonald	Mar. 4 . .	Approved by Governor.
339	Feb. 15 . .	A bill for an act to amend section 3 of an act entitled an act to amend sections 78, 79, 83, the same being sections 4373, 4374, 4378, Revised Statutes, 1881 . .	Ellison	Feb. 15 . .	Referred to Committee on County and Township Business.
340	Feb. 15 . .	A bill for an act to amend sections 118 and 125 of the act of March 6, 1891 . .	Kern	Mar. 1 . .	Referred to House.
341	Feb. 15 . .	A bill for an act restraining Boards of Commissioners of towns or cities from opening highways, streets, alleys, etc.	Kern	Feb. 24 . .	Engrossed.

342	Feb. 15 . .	A bill for an act to amend an act for the protection of squirrels.	McKelvey	Feb. 25 . .	Engrossed.
343	Feb. 15 . .	A bill for an act to define trusts and conspiracies, etc.	Kern	Feb. 28 . .	Engrossed.
344	Feb. 15 . .	A bill for an act to authorize cities containing ten thousand inhabitants or more to create the office of Police Matron	Thayer	Feb. 28 . .	Recommended passage.
345	Feb. 15 . .	A bill for an act relating to school libraries, etc.	Gilman	Feb. 15 . .	Referred to Committee on Education.
346	Feb. 15 . .	A bill for an act concerning interest and usury	French	Feb. 15 . .	Referred to Committee on Judiciary.
347	Feb. 15 . .	A bill for an act to set apart and constitute a fund for military purposes . .	Lynn	Feb. 27 . .	Referred to Committee of the Whole.
348	Feb. 15 . .	A bill for an act to legalize the incorporation of the town of Cayuga, Vermillion County	Hobson	Feb. 24 . .	Approved by the Governor.
349	Feb. 15 . .	A bill for an act to legalize the incorporation of the town of Ashley, Dekalb and Steuben Counties	McDonald	Feb. 22 . .	Approved by the Governor.
350	Feb. 15 . .	A bill for an act to regulate the soliciting and writing insurance	Wishard	Feb. 28 . .	Recommended passage.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER	Author.	Date of Last Action.	CONDITION OF BILL.
351	Feb. 16 . .	A bill for an act to fix the salaries of the physicians and moral instructors of the State prisons, etc	Holcomb	Mar. 1 . .	Referred to House.
352	Feb. 16 . .	A bill for an act to regulate disciplinary punishment in State prisons.	Holcomb	Mar. 4 . .	Approved by Governor.
353	Feb. 16 . .	A bill for an act providing for appointment of special Justices of the Peace .	Newby	Feb. 27 . .	Recommended passage.
354	Feb. 16 . .	A bill for an act to provide for the appointment of road supervisors, etc . .	Barnes	Mar. 6 . .	Approved by the Governor.
355	Feb. 16 . .	A bill for an act prescribing the manner of proving or disproving the genuineness of a writing or signature in the courts of this State	Parker	Feb. 27 . .	Recommended passage.
356	Feb. 16 . .	A bill for an act to empower the Common Council of any city having a population of less than ten thousand to appoint and remove the trustees of water works, etc	Parker	Feb. 16 . .	Referred to Committee on Cities and Towns.

357	Feb. 16 . .	A bill for an act to empower the Common Council of any city having a population of less than ten thousand to abolish the office of water works trustees. . .	Parker	Feb. 16 . .	Referred to Committee on Cities and Towns.
358	Feb. 16 . .	A bill for an act providing for taxing an attorney's fee in certain suits, etc . .	Kern	Feb. 16 . .	Referred to Committee on Judiciary.
359	Feb. 16 . .	A bill for an act to amend section 149 of an act concerning common schools, etc	Ellison	Feb. 16 . .	Referred to Committee on Education.
360	Feb. 17 . .	A bill for an act to enable building associations to increase capital stock, etc .	Yaryan	Mar. 4 . .	Approved by Governor.
361	Feb. 17 . .	A bill for an act to amend the law of commitment to reform schools for girls	McManus	Feb. 27 . .	Recommended passage.
362	Feb. 17 . .	A bill for an act to encourage agriculture and horticulture, etc	Wray	Feb. 27 . .	Recommended passage.
363	Feb. 17 . .	A bill for an act to authorize and regulate the incorporation of banks of discount, etc	McGregor	Feb. 24 . .	Engrossed.
364	Feb. 17 . .	A bill for an act entitled an act authorizing a change of use in the lot of ground appropriated to the citizens of Indianapolis, etc	McHugh, of Marion.	Feb. 17 . .	Referred to Committee on Affairs of the City of Indianapolis.
365	Feb. 17 . .	A bill for an act for the relief of Isaiah H. Curry, Treasurer of Hancock County	Chandler	Feb. 22 . .	Approved by the Governor.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
366	Feb. 17 . .	A bill for an act to prohibit the manufacture and sale of hoop skirts	Boord	Feb. 17 . .	Referred to Special Committee.
367	Feb. 17 . .	A bill for an act to confer the privilege to vote upon women at municipal elections, etc.	Vail	Feb. 17 . .	Referred to Committee on Judiciary.
368	Feb. 17 . .	A bill for an act authorizing Master Commissioners to acknowledge written instruments	McHugh, of Tippecanoe	Feb. 27 . .	Indefinitely postponed.
369	Feb. 17 . .	A bill for an act to ratify and confirm the appointment of George W. Julian and William H. Meloy as counsel and agents for the State of Indiana	McLean	Feb. 17 . .	Referred to Committee on Judiciary.
370	Feb. 17 . .	A bill for an act to amend section 1 of an act entitled an act empowering Boards of Commissioners to grant certain rights to railroad companies.	McLean	Feb. 17 . .	Referred to Committee on Judiciary.
371	Feb. 17 . .	A bill for an act to amend section 1 of an act to provide for the repair of free turnpike roads.	Bird	Feb. 17 . .	Referred to Committee on Roads.

372	Feb. 18. .	A bill for an act to divide the State into circuits for judicial purposes	Smith. . . .	Feb. 27. .	Ordered printed.
373	Feb. 18. .	A bill for an act to provide for the location of county seats.	Griffith	Feb. 18. .	Referred to Committee on Judiciary.
374	Feb. 18. .	A bill for an act concerning foreign insurance companies	Kopelke. . . .	Feb. 27. .	Ordered printed.
375	Feb. 18. .	A bill for an act to amend sections 9, 10 and 13 of an act to establish city courts	Kopelke. . . .	Feb. 27. .	Indefinitely postponed.
376	Feb. 18. .	A bill for an act fixing the salaries of Judges of the Circuit and Superior Courts	Stewart	Feb. 27. .	Indefinitely postponed.
377	Feb. 18. .	A bill for an act concerning highways. .	Griffith	Feb. 18. .	Referred to Committee on Roads.
378	Feb. 18. .	A bill for an act to abolish days of grace.	Griffith	Mar. 4. .	Indefinitely postponed.
379	Feb. 18. .	A bill for an act to provide for the settlement of guardianships	Loveland	Feb. 25	Passed and referred to House.
380	Feb. 18. .	A bill for an act in relation to filling vacancies to the Board of Commissioners of the Soldiers' and Sailors' Monument	Ellison	Feb. 18. .	Referred to Committee on Soldiers' and Sailors' Monument.
381	Feb. 21. .	A bill for an act concerning taxation . .	Magee. . . .	Feb. 28. .	House Bill 573 substituted.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
382	Feb. 22 . .	A bill for an act to fix the number of Senators and Representatives in the General Assembly, etc	Kennedy	Feb. 22 . .	Referred to Committee on Legislative Apportionment.
383	Feb. 22 . .	A bill for an act to legalize and render valid unsigned records of the Circuit Courts, etc.	Gifford	Feb. 22 . .	Referred to Committee on Organization of Courts.
384	Feb. 22 . .	A bill for an act to prohibit County Commissioners from granting liquor license in certain cases.	Thayer	Feb. 22 . .	Referred to Committee on County and Township Business.
385	Feb. 22 . .	A bill for an act entitled an act defining the Fourth Judicial Circuit of the State of Indiana, etc	Parker	Mar. 6 . .	Approved by the Governor.
386	Feb. 22 . .	A bill for an act providing for the purchase of all supplies and services for the several penal and other institutions	Stuart.	Feb. 27 . .	Indefinitely postponed.
387	Feb. 22 . .	A bill for an act to regulate foreign insurance	Griffith	Feb. 24 . .	Recommended passage. .

388	Feb. 22 . . .	A bill for an act to authorize and require the Governor to appoint Women on Boards of Trustees of Benevolent Institutions, etc	McManus	Feb. 27 . .	Indefinitely postponed.
389	Feb. 22 . . .	A bill for an act providing for the change of railroad stock, and declaring an emergency	McCutcheon	Feb. 22 . .	Referred to Committee on Railroads.
390	Feb. 22 . . .	A bill for an act to authorize and empower the Board of County Commissioners of Grant County to pay and refund to certain citizens of said county certain sums of money.	Baker	Feb. 22 . .	
391	Feb. 24 . . .	A bill for an act to fix the number of Senators and Representatives to the General Assembly, etc	Stuart	Feb. 27 . .	Minority and majority reports submitted.
392	Feb. 24 . . .	A bill for an act concerning the discharge of impure and noxious matter into the rivers, etc	Smith	Mar. 3 . .	Returned from House.
393	Feb. 24 . . .	A bill for an act authorizing the taxation of shares of stock held by individuals, partnerships, etc.	Magee	Feb. 24 . .	
394	Feb. 24 . . .	A bill for an act defining the First, Eleventh and Fifty-sixth Judicial Circuits, etc	Wiggs	Feb. 28 . .	Recommended passage.

SENATE BILLS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
395	Feb. 24 .	A bill for an act to equalize and more fully prescribe the terms of office of the Judges of the Appellate Court	Gifford	Feb. 28 . .	Recommended passage.
396	Feb. 24 . .	A bill for an act to amend sections 173 and 175 of an act concerning crimes. .	Thayer	Feb. 28 . .	Recommended passage.
397	Feb. 24 . .	A bill for an act to amend section 127 of an act fixing the compensation and prescribing the duties of State and county officers	Akin	Feb. 28 . .	Recommended passage.
398	Feb. 24 . .	A bill for an act to repeal an act authorizing railroad companies to issue preferred stock, etc	Boyd	Feb. 24 . .	Referred to Committee on Railroads.
399	Feb 25 . .	A bill for an act granting additional jurisdiction to the Appellate Courts, etc.	Kern	Mar. 6 . .	Approved by the Governor.
400	Feb. 25 . .	A bill for an act to give incorporated cities and towns power to lease or purchase, on the installment plan, water works, etc	Moore.	Feb. 28 . .	Substitute bill submitted and referred to Committee on Cities and Towns.

401	Feb. 25 . .	A bill for an act concerning the release of mortgages, real and chattel, and the entry of satisfaction of the same on record, etc	Wray	Feb. 28 . .	Referred to Committee on Judiciary.
402	Feb. 27 . .	A bill for an act to provide for the indexing of the records of the Supreme Court, etc	McHugh, of Tippecanoe		Approved by the Governor.
403	Feb. 28 . .	A bill for an act fixing the terms of the Floyd Circuit Court, etc	Leyden	Mar. 4 . .	Approved by the Governor.
404	Feb. 28 . .	A bill for an act to amend section 132 of an act fixing the compensation of State and county officers, etc	Kopelke.	Mar. 4 . .	Approved by the Governor.

SENATE JOINT RESOLUTIONS.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF RESOLUTION.
1	Jan. 5 . .	A joint resolution authorizing the appointment of a committee by the President of the Senate and the Speaker of the House to draft suitable memorial and resolutions concerning the life, character and death of the late lamented Alvin P. Hovey	Boyd	Jan. 5 . .	Adopted.
2	Jan. 10 . .	A joint resolution instructing our Senators and requesting our Representatives in Congress to secure the repeal of the acts closing the World's Fair on Sunday	Stuart	Jan. 23 . .	Adopted and returned from House. •
3	Jan. 19 . .	A joint resolution to amend section 11 of article 7 of the Constitution of the State of Indiana	Kern	Feb. 7 . .	Indefinitely postponed.

SENATE CONCURRENT RESOLUTIONS.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF RESOLUTION.
1	Jan. 5 . .	A concurrent resolution of three like committees upon the Governor and inform him of the organization of both houses . .	McGregor	Jan. 5 . .	Adopted.
2	Jan. 5 . .	A concurrent resolution appointing a committee of both houses to arrange for the inauguration of Governor and Lieutenant-Governor	Holland	Jan. 6 . .	Adopted.
3	Jan. 5 . .	A concurrent resolution arranging for joint convention in House of Representatives on Friday, January 6, at 11 A. M., for the purpose of hearing the message of the Governor	Holcomb	Jan. 5 . .	Adopted.
4	Jan. 5 . .	A concurrent resolution of three like committees from the House, to prepare joint rules for government of General Assembly	Thompson	Jan. 5 . .	Adopted.
5	Jan. 16 .	A concurrent resolution providing for the investigation of the State Prison South	Akin	Jan. 16 . .	Adopted.

SENATE CONCURRENT RESOLUTIONS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF RESOLUTION.
6	Jan. 17 . .	A concurrent resolution requesting Senators and Representatives in Congress to use their influence to secure the adoption of an amendment to the Constitution of the United States to elect United States Senators by a direct vote	Barnes	Jan. 31 . .	Adopted by House.
7	Jan. 20 . .	A concurrent resolution appointing a joint committee of five members, to be composed of two Senators and three representatives, to investigate certain charges against the Monument Commission, etc	Hobson	Jan. 20 . .	Laid on table.
8	Jan. 24 . .	A concurrent resolution concerning the heroism of Richard H. Neff	Hobson	Jan. 26 . .	Adopted and returned from the House.
9	Jan. 30 . .	A concurrent resolution authorizing the Secretary of State to sell the Revised Statutes of 1881 at one dollar and fifty cents	Barnes	Jan. 30 . .	Referred to Committee on Judiciary.

10	Jan. 31 . . .	A concurrent resolution requesting our Senators and instructing our Representatives in Congress to take such steps by memorial or otherwise, as will be most expedient for expediting a preliminary survey, etc., for the construction of a ship canal from the lower end of Lake Michigan to the head of navigation of the Wabash River.	McLain.	Jan. 31 . .	Adopted.
11	Feb. 7 . . .	A concurrent resolution memorializing Congress to pass railroad safety coupling bill.	Cranor	Feb. 7 . .	Adopted.
12	Feb. 10 . . .	A concurrent resolution that the General Assembly adjourn <i>sine die</i> Tuesday, February 28, 1893	Magee	Feb. 10 . .	
13	Feb. 17 . . .	A concurrent resolution concerning the use of the House of Representatives and the Senate Chamber by the General Conference of the Methodist Episcopal Church	McGregor	Feb. 17 . .	Referred to Committee on Public Buildings.
14	Feb. 18 . . .	A concurrent resolution concerning the apportionment of the State for legislative purposes	Wray	Feb. 18 . .	Referred to Committee on Legislative Apportionment.
15	Feb. 23 . . .	A concurrent resolution in relation to paying the expense of the investigation of the Prison South	Bingham	Feb. 23 . .	Adopted.
16	Feb. 27 . . .	A concurrent resolution concerning a public reception to Benjamin Harrison . .	Wishard	Feb. 27 . .	Adopted.

SENATE CONCURRENT RESOLUTIONS—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF RESOLUTION.
17	Mar. 6 . .	A concurrent resolution concerning Home Rule in Ireland	McHugh of Tippecanoe	Mar. 6 . .	Adopted by Senate.

HOUSE BILLS IN SENATE.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
1	Jan. 10 . .	A bill for an act appropriating \$105,000 to defray the expense of the Fifty-Eighth General Assembly, etc., an amendment to House Bill No. 1, by Senator Griffith	Jan. 20 . .	Approved by Governor.
19	Jan. 12 . .	A bill for an act to provide for the continuance of causes in certain cases in the Circuit, Superior and Criminal Courts of the State, and declaring an emergency	Jan. 26 . .	Passed and returned to House.
25	Jan. 12 . .	A bill for an act to legalize the incorporation of the town of Linton, Greene County, Indiana, etc	Jan. 12 . .	Passed and returned to House.
83	Jan. 17 . .	A bill for an act to legalize the incorporation of the town of Hordensburg, county of Washington, State of Indiana, etc	Cravens	Jan. 17 . .	Passed and returned to House.
27	Jan. 17 . .	A bill for an act to legalize the incorporation of the town of Palmira, of Harrison County, Indiana, etc	Wright	Jan. 17 . .	Passed and returned to House.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
229	Jan. 17 . .	A bill for an act to legalize the sale of a lot conveyed by the Board of Commissioners of Fulton County, Indiana, to William H. Deniston.	Jan. 19 . .	Passed and returned to House.
173	Jan. 18 . .	A bill for an act to legalize and make valid, to all intents and purposes, all official acts of such persons under age at times employed, etc	McIntyre	Jan. 18 . .	Passed and returned to House.
162	Jan. 19 . .	A bill for an act to legalize the action of the Board of Trustees of the town of Centerville, Wayne County, Indiana	Jan. 30 . .	Passed and returned to House.
269	Jan. 19 . .	A bill for an act empowering cities of more than one hundred thousand inhabitants to make appropriations for expenses attending the holding of the twenty-seventh national encampment G. A. R, etc	Feb. 16 . .	Passed.
57	Jan. 20 . .	A bill for an act to amend section 1 of an act for the encouragement of agriculture, etc	Ader	Feb. 23 . .	Passed the Senate.

241	Jan. 20 . . .	A bill for an act to legalize the incorporation of the town of Chisney, Spencer County, Indiana	Jan. 31	Passed and returned to House.
18	Jan. 20 . .	A bill for an act providing for the forfeiture and repayment of moneys raised by taxation for the purpose of donation to railroad companies, etc . . .	McMullen	Feb. 9 . .	Passed and returned to House.
42	Jan. 20 .	A bill for an act to protect employees and guarantee their rights to belong to labor organizations, etc	Deery	Feb. 23 . .	Passed the Senate.
99	Jan. 20 . .	A bill for an act to amend section 1 and to repeal section 2 of an act entitled an act to amend section 209 of an act concerning public offenses, etc . . .	Allen	Feb. 2 . .	Indefinitely postponed.
248	Jan. 23 . .	A bill for an act to legalize the incorporation of the town of Lagrange, Lagrange County, Indiana, etc	Merritt	Jan. 26 . .	Passed and returned to the House.
71	Jan. 23 . .	A bill for an act to amend section 10 of an act providing for voluntary assignments, etc	Brown	Feb. 16 . .	Passed.
3	Jan. 23 . .	A bill for an act providing for the punishment of persons who shall bring stolen personal property into the State, etc.	Hench	Feb. 8 . .	Passed and returned to House.
74	Jan. 23 . .	A bill for an act to amend an act entitled "An act relating to the employment of child labor," etc.	Suchanek	Feb. 23 . .	Passed the Senate.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
128	Jan. 23 . .	A bill for an act to legalize all actions of Notaries Public whose commissions have expired	Fippen	Feb. 9 . .	Passed and returned to House.
35	Jan. 23 . .	A bill for an act to amend section 16 of an act entitled "An act concerning public offenses and their punishment," etc.	Barnes	Feb. 9 . .	Passed and returned to House.
69	Jan. 24 .	A bill for an act authorizing County Commissioners to cover into the Treasury as General County Fund all surplus revenue which shall have been levied for the extinguishment and liquidation of county bonds	Stakebake	Feb. 1 . .	Passed and returned to House.
61	Jan. 25 . .	A bill for an act to prevent Township Trustees from employing teachers in certain cases, etc.	Megenity	Feb. 16 . .	Passed.
38	Jan. 25 . .	A bill for an act to amend sections 1, 23 and 25 of an act entitled "An act to create an Appellate Court," etc. . . .	Cullop	Feb. 16 . .	Passed.

260	Jan. 26 . .	A bill for an act to amend sections 4, 12, 29, 55, 58, 74, 75, 81, 85, 86, 87 and 88 of an act of the General Assembly concerning the incorporation and government of cities, etc.	Grossart	Feb. 16 . .	Passed.
104	Jan. 26 . .	A bill for an act providing for the tiling of the public drains that have been constructed as open drains under the laws of Indiana	Hamrick	Feb. 24 . .	Passed the Senate.
91	Jan. 26 . .	A bill for an act authorizing the Criminal and Circuit Courts to pay short-hand reporters in certain cases, etc. . . .	Hench	Feb. 9 . .	Passed and returned to House.
206	Jan. 26 . .	A bill for an act providing for registry, protection, labels, marks, names, brands, stamps and other devices, etc.	Suchanek	Feb. 9 . .	Passed and returned to House.
55	Jan. 26 . .	A bill for an act to repeal an act empowering County Commissioners to make donations for the benefit of colleges, etc	McCallister . . .	Feb. 16 . .	Passed.
183	Jan 26 . .	A bill for an act to amend section 198 of an act entitled an act concerning public offenses, etc.	Terhune	Feb. 23 . .	Passed the Senate.
197	Jan. 26 . .	A bill for an act entitled an act to amend section 57 of an act concerning proceedings in civil cases.	McMullen	Feb. 22 . .	Passed the Senate.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
48	Jan. 26 . .	A bill for an act to appropriate the sum of \$311.65 to pay a judgment recovered by Joseph M. Stoddard and Carman Stoddard against the State of Indiana.	Hord	Feb. 17 . .	Indefinitely postponed.
122	Jan. 26 . .	A bill for an act to refund surplus gravel road funds pro rata after the completion of the roads for which they were assessed	Stakebake	Feb. 9 . .	Passed and returned to House.
60	Jan. 27 . .	A bill for an act to protect the interests of persons under legal disabilities, providing for the absolute release of sureties	Megenity	Feb. 17 . .	Referred to Committee on Judiciary.
174	Jan. 27 . .	A bill for an act entitled an act to prevent fraudulent dealing of nursery agents, etc.	Moutoux	Feb. 27 . .	Recommending passage.
89	Jan. 30 . .	A bill for an act authorizing the Board of Trustees of the Eastern Indiana Hospital for the Insane, at East Haven, near Richmond, in Wayne County, to convey certain lands to the Pittsburgh, Cincinnati, Chicago & St. Louis Railway Company for station purposes . .	Erwin	Feb. 16	Passed.

103	Jan. 31 . .	A bill for an act concerning voluntary associations for the purpose of insuring live stock, and declaring an emergency.	Hamrick	Feb. 28 . .	Ordered printed.
110	Jan. 31 . .	A bill for an act fixing the liabilities of insurance companies, etc., and declaring an emergency.	Cullop	Jan. 31 . .	Referred to Committee on Insurance.
77	Feb. 1. . .	A bill for an act authorizing the Trustees of Purdue University to dedicate lands for a public street, and declaring an emergency.	Haggard	Feb. 16 . .	Passed.
39	Feb. 1. . .	A bill for an act concerning holidays . .	Merritt	Feb. 7. . .	Indefinitely postponed.
109	Feb. 1. . .	A bill for an act regulating the liability of common carriers.	Cullop	Feb. 1. . .	Referred to Committee on Judiciary.
388	Feb. 2. . .	A bill for an act regulating the liability of common carriers.	McMullen. . . .	Feb. 6. . .	Passed and returned to House.
67	Feb. 2. . .	A bill for an act to amend section 1 of the common school law	Vermillion. . . .	Feb. 22 . .	Passed by the Senate.
49	Feb. 2. . .	A bill for an act concerning public offenses.	Farlow	Feb. 17 . .	Indefinitely postponed.
47	Feb. 2. . .	A bill for an act concerning the Warren-Scharf Asphalt Paving Company . .	Hord	Feb. 2. . .	Passed and returned to House.

HOUSE BILLS IN SENATE—Continued.

76

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
271	Feb. 6 . .	A bill for an act concerning the manufacturing and sale of commercial fertilizer.	Haggard	Feb. 27 . .	Indefinitely postponed.
456	Feb. 6 . .	A bill for an act to legalize the incorporation of the town of Clarksville in Clark and Floyd Counties, Ind	Dailey	Feb. 28 . .	Passed the Senate.
184	Feb. 6 . .	A bill for an act to legalize contracts concerning railroads, etc.	Richter	Feb. 16 . .	Passed.
169	Feb. 6 . .	A bill for an act to amend section 59 of an act concerning change of venue. .	Ader	Feb. 22 . .	Passed the Senate.
277	Feb. 6 . .	A bill for an act to prevent horse racing during certain months	Barnes	Feb. 6 . .	Referred to Committee on Federal Relations and Rights and Privileges.
455	Feb. 6 . .	A bill for an act to legalize the incorporation of the town of Sellersburg, Clark County, Ind.	Dailey	Feb. 17 . .	Passed.
8	Feb. 6 . .	A bill for an act to repeal section 4 of an act to amend section 2, etc., concerning elections	Williams	Feb. 24 . .	Passed by Senate.

205	Feb. 7 . .	A bill for an act concerning donations of lands for public cemeteries	Brown	Feb. 23 . .	Passed the Senate.
289	Feb. 7 . .	A bill for an act to prevent the sale of adulterated sorghum molasses	Terhune	Feb. 27 . .	Indefinitely postponed.
133	Feb. 7 . .	A bill for an act to amend section 4 of an act concerning elections.	Cravens	Feb. 7 . .	Referred to Committee on Judiciary.
331	Feb. 7 . .	A bill for an act to amend sections 314, 315 and 317 of an act concerning proceedings in criminal cases.	Hench.	Feb. 17 . .	Indefinitely postponed.
223	Feb. 7 . .	A bill for an act fixing the rate of interest on school fund loans	Heagy.	Feb. 16 . .	Passed.
367	Feb. 7 . .	A bill for an act authorizing manufacturing companies to issue preferred stock, etc	Sulzer	Feb. 23 . .	Passed the Senate.
279	Feb. 8 . .	A bill for an act to amend section 6 of an act regulating the weighing of coal	Thornton	Feb. 22 . .	Passed the Senate.
263	Feb. 8 . .	A bill for an act to legalize the incorporation of the town of Petersburg, Pike County	Bethell	Feb. 17 . .	Passed.
307	Feb. 8 . .	A bill for an act to amend section 22 of an act concerning the weighing of coal	Thornton	Feb. 24 . .	Passed the Senate.
168	Feb. 9 . .	A bill for an act concerning the election of township officers,	Thornton	Feb. 28 . .	Passed the Senate.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
192	Feb. 9 . .	A bill for an act to amend section 190 of an act concerning public offenses, being section 2098, R. S. 1881	Grossart.	Mar. 1 . .	Indefinitely postponed.
239	Feb. 9 . .	A bill for an act concerning accidents and hours of service on railroads, etc . .	Wilson of Marion	Feb. 27 . .	Recommended to pass.
246	Feb. 9 . .	A bill for an act concerning proceedings in civil cases, etc.	McMullen.	Feb. 9 . .	Referred to Committee on Judiciary.
283	Feb. 10 . .	A bill for an act concerning building court houses, etc	Cooley.	Feb. 10 . .	Referred to Committee on County and Township Business.
118	Feb. 11	A bill for an act fixing salaries of Circuit Court Judges	Hord	Feb. 24 . .	Passed the Senate.
355	Feb. 11	A bill for an act regulating the weighing of wheat.	Hay	Feb. 27 . .	Recommended to pass.
384	Feb. 11 . .	A bill for an act to amend section 93 of an act concerning certain county and State officers.	Behymer	Feb. 23 . .	Passed the Senate.

366	Feb. 1 . . .	A bill for an act for the relief of John S. Chinworth	Jordan	Feb. 23 . . .	Passed the Senate.
66	Feb. 11 . .	A bill for an act to amend section 6 of an act concerning the repair of free turnpike roads	Vermillion	Feb. 23 . . .	Passed by the Senate
494	Feb. 11 . .	A bill for an act to legalize the incorporation of the town of New Amsterdam, Harrison County	Askren	Feb. 22 . . .	Passed the Senate.
459	Feb. 11 . .	A bill for an act to protect domestic animals, etc	Heagy	Feb. 27 . . .	Recommended to pass.
334	Feb. 14 . .	A bill for an act concerning discriminations in railroad service	Hord	Feb. 24 . . .	Recommitted to Committee on Judiciary.
16	Feb. 14 . .	A bill for an act to amend an act concerning gravel roads	Stephenson	Feb 24 . . .	Passed the Senate.
155	Feb. 14 . .	A bill for an act fixing punishment for obstructing railroads, etc.	Fippen	Feb 24 . . .	Failed to pass.
315	Feb. 14 . .	A bill for an act to prevent the wasting of natural gas	Harkins.	Mar. 4 . . .	Passed the Senate.
405	Feb. 14 . .	A bill for an act to repeal an act concerning the holding of court in the Eleventh Judicial Circuit	Allen	Mar. 1 . . .	Passed the Senate.
189	Feb. 14 . .	A bill for an act to amend section 114 of the common school law	Johnson, of Marion	Mar. 1 . . .	Passed the Senate

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
40	Feb. 14 . .	A bill for an act concerning public parks	Collins	Feb. 23 . .	Passed by the Senate.
457	Feb. 14 . .	A bill for an act concerning preferred stock of railroads in certain cases . .	McMullen	Feb. 23 . .	Passed the Senate.
410	Feb. 14 . .	A bill for an act concerning reports by the officers of the State Prisons . . .	Harkins	Feb. 23 . .	Passed the Senate.
76	Feb. 14 . .	A bill for an act concerning the publication of notices of final settlement of estates	Higbee	Feb. 27 . .	Indefinitely postponed.
533	Feb. 15 . .	A bill for an act fixing the term of court in the Forty-second Judicial Circuit and declaring an emergency	Cravens	Feb. 27 . .	Passed the Senate.
180	Feb. 15 . .	A bill for an act to provide against the adulteration of drugs	Sulzer	Feb. 15 . .	Referred to Committee on Public Health and Vital Statistics.
297	Feb. 15 . .	A bill for an act to amend section 112 of an act concerning taxation . .	Grossart	Mar. 1 . .	Passed the Senate.
411	Feb. 16 . .	A bill for an act to legalize the incorporation of the town of Winslow, Pike County	Bethell	Feb. 17 . .	Passed.

79	Feb. 16 . .	A bill for an act to amend section 2 of an act concerning gravel roads	Fippen	Mar. 4 . .	Read second time.
441	Feb. 16 . .	A bill for an act concerning sale and lease of railroad stock, etc.	Hord	Mar. 4 . .	Returned to House.
342	Feb. 16 . .	A bill for an act prohibiting County Commissioners, Councils of Cities and Trustees of towns employing one of their number to superintend the work, etc.	Terhune	Feb. 16 . .	Referred to Committee on Judiciary.
415	Feb. 16 . .	A bill for an act providing for the inspection of steam boilers, etc.	Askren	Mar. 4 . .	Failed for want of constitutional majority.
270	Feb. 17 . .	A bill for an act regulating the liability of railroads, etc.	Hench.	Mar. 4 . .	Passed the Senate.
368	Feb. 17 . .	A bill for an act to reimburse James C. Hays, ex-Trustee.	Askren	Feb. 28 .	Recommended passage.
346	Feb. 20 . .	A bill for an act to enable incorporated towns to own electric light plants . . .	Wilson of Dubois.	Feb. 27 . .	Passed by the Senate.
303	Feb. 21 . .	A bill for an act to legalize the incorporation of the town of Dana	Redman	Feb. 22 . .	Passed by the Senate.
400	Feb. 21 . .	A bill for an act to legalize the acts of the several Boards of Trustees of the town of Cochran, Ind.	McMullen	Feb. 22 . .	Passed by the Senate.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
545	Feb. 21 . .	A bill for an act to legalize the acts of the Trustees of Howe College, Wabash County	Jordan	Feb. 22 . .	Passed by the Senate.
552	Feb. 21 . .	A bill for an act to legalize the incorporation of the town of Hudson, Steuben County	Brown.	Feb. 22 . .	Passed by the Senate.
362	Feb. 21 . .	A bill for an act concerning the organization and dissolution of trust companies.	Collins	Feb 22 . .	Referred to Committee on Judiciary.
31	Feb. 22 . .	A bill for an act concerning the construction of free gravel roads	Swope.	Mar. 1 . .	Passed the Senate.
481	Feb. 22 . .	A bill for an act to enable street railway companies to increase their capital stock, etc.	Blair	Feb. 22 . .	Passed the Senate.
396	Feb. 22 . .	A bill for an act to legalize the incorporation of the Mutual Life and Endowment Association of Indiana	Farlow	Mar. 1 . .	Passed the Senate.
530	Feb. 22	A bill for an act to legalize the town of Dale, Spencer County	Atkinson	Feb. 28 . .	Passed the Senate.

220	Feb. 23 . .	A bill for an act concerning wages of workmen and laborers	Erwin	Feb. 23 . .	Referred to Committee on Judiciary.
458	Feb. 23 . .	A bill for an act to limit the number of days County Assessors may be employed	Johnson of Dearborn	Feb. 23 . .	Referred to Committee on County and Township Business.
352	Feb. 23 . .	A bill for an act to amend an act concerning licensing shows, being section 5289, R. S., 1881	Ader	Feb. 27 . .	Recommended passage.
553	Feb. 23 . .	A bill for an act in relation to filling vacancies on the Board of Commissioners of the State Soldiers' and Sailors' Monument, etc	Dailey	Mar. 1 . .	Passed the Senate.
576	Feb. 23 . .	A bill for an act to legalize the incorporation of the town of Whiteland, Johnson County	Terhune	Feb. 23 . .	Passed the Senate.
338	Feb. 23 . .	A bill for an act concerning gravel roads.	Passage	Feb. 23 . .	Referred to Committee on Judiciary.
449	Feb. 24 . .	A bill for an act providing for amendments to the general tax law	Cullop	Feb. 28 . .	Ordered printed.
508	Feb. 24 . .	A bill for an act creating a Board of Trustees for the firemen's fund in certain cities	Deery	Feb. 24 . .	Referred to Committee on Judiciary.
431	Feb. 24 . .	A bill for an act supplementary to an act approved March 6, 1891, relating to telegraph, telephone, sleeping cars, etc	Cullop	Mar. 6 . .	Passed the Senate.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
360	Feb. 25 . .	A bill for an act to create a Board of Commissioners for the purpose of securing school book supplies	Johnson, of Marion	Mar. 4 . .	Failed to pass.
193	Feb. 25 . .	A bill for an act concerning passenger rates on railroads.	Baughner	Mar. 4 . .	Read second time.
586	Feb. 25 . .	A bill for an act to legalize the incorporation of the town of Crothersville, Jackson County	Swope.	Feb. 28 . .	Passed the Senate.
570	Feb. 27 . .	A bill for an act concerning water works in cities and towns in certain cases. .	McIntire	Feb. 27 . .	Referred to Committee on Judiciary.
387	Feb. 27 . .	A bill for an act concerning the incorporation and government of cities having a population of more than 35,000 and less than 49,000 inhabitants	Rodabaugh	Mar. 1 . .	Passed the Senate.
559	Feb. 27 . .	A bill for an act to amend section 12 of an act concerning street railways, being sections 4143 and 4154, R. S. 1881	Johnson, of Marion.	Feb. 27 . .	Referred to Committee on Affairs of City of Indianapolis.

225	Feb. 28 . .	A bill for an act to establish a State Soldiers' Home	Haggard.	Feb. 28 . .	Referred to Committee on Benevolent Institutions.
573	Feb. 28 . .	A bill for an act levying an annual State tax for the general fund, etc.	Guthrie	Feb. 28 . .	Passed the Senate.
588	Feb. 28 . .	A bill for an act defining certain nuisances and fixing penalties for the violation thereof	Sulzer.	Feb. 28 . .	Referred to Committee on Judiciary.
593	Feb. 28 . .	A bill for an act concerning the construction of court houses, and declaring an emergency.	Fippen	Feb. 28 . .	Passed the Senate.
529	Mar. 1 . .	A bill for an act making appropriations for the State government and its institutions, and making specific appropriations.	Cullop.	Mar. 4 . .	Passed the Senate.
566	Mar. 1 . .	A bill for an act regulating the issuing of warrants by Township Trustees . . .	Fippen	Mar. 1 . .	Referred to Committee on Judiciary.
90	Mar. 1 . .	A bill for an act to amend section 1 of an act concerning gravel roads, being section 1470 of Elliott's Supplement . .	Dalman	Mar. 1 . .	Referred to Committee on Roads.
596	Mar. 1 . .	A bill for an act to incorporate Young Men's Christian Associations organized in the State	McIntyre	Mar. 4 . .	Passed the Senate.
452	Mar. 1 . .	A bill for an act to create a fund for military purposes	Baughner.	Mar. 1 . .	Referred to Committee on Military Affairs.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
421	Mar. 1 . .	A bill for an act relating to licensing engineers in certain cases	Foster	Mar. 1 . .	Read first time.
498	Mar. 1 . .	A bill for an act supplemental to an act entitled an act providing for the inspection of all kinds of oils used for illuminating purposes, and regulating the sale thereof	Grossart	Mar. 1 . .	Referred to Committee on Natural Gas.
512	Mar. 1 . .	A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana, and to apportion the same among the several counties of the State.	Ader	Mar. 4 . .	Passed the Senate.
134	Mar. 1 . .	A bill for an act concerning the taxation of real estate, etc.	Lindemuth	Mar. 1 . .	Referred to Committee on Finance.
316	Mar. 2 . .	A bill for an act to amend section 3231, R. S. 1881	Merritt	Mar. 4 . .	Passed the Senate.
485	Mar. 2 . .	A bill for an act concerning the improvement of streets occupied by railroads in certain cities	Moutoux	Mar. 2 . .	Referred to Committee on Judiciary.
534	Mar. 2 . .	A bill for an act to legalize certain plats in the city of Columbus, Indiana . .	Heagy	Mar. 2 . .	Referred to Committee on Cities and Towns.

542	Mar. 2 . . .	A bill for an act concerning certain lands for public burying grounds near the city of Indianapolis	Deery	Mar. 2 . .	Referred to Committee on Affairs of City of Indianapolis.
547	Mar. 2 . .	A bill for an act concerning the lighting of street railway crossings	Erwin	Mar. 4 . .	Passed the Senate.
490	Mar. 2 . .	A bill for an act concerning highways. .	Megenity	Mar. 2 . .	Referred to Committee on Judiciary.
535	Mar. 2 . .	A bill for an act providing for the organization of road building and loan associations	Dailey	Mar. 2 . .	Referred to Committee on Judiciary.
336	Mar. 2 . .	A bill for an act to empower the Trustees of the Deaf and Dumb Asylum to sell certain lands.	Johnson, of Marion.	Mar. 4 . .	Read second time.
543	Mar. 2 . .	A bill for an act defining trusts and conspiracies	Behymer	Mar. 2 . .	Referred to Committee on Judiciary.
600	Mar. 2 . .	A bill for an act authorizing Boards of County Commissioners to make provisions for the support of orphans' homes, etc., and declaring an emergency.	Heagy	Mar. 2 . .	Referred to Committee on Judiciary.
599	Mar. 2 . .	A bill for an act to equalize and more fully prescribe the terms of office of the Judges of the Appellate Court . .	Fippen	Mar. 4 . .	Passed the Senate.
549	Mar. 2 . .	A bill for an act fixing the salaries of Township Trustees and Township Assessors in certain townships, etc., and declaring an emergency.	Grossart.	Mar. 4 . .	Passed the Senate.

HOUSE BILLS IN SENATE—Continued.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF BILL.
72	Mar. 3 . .	A bill for an act to amend section 4 of an act concerning text books	Brown	Mar. 3 . .	Referred to Committee on Education.
453	Mar. 3 . .	A bill for an act to amend section 254 of an act concerning public offenses, being section 2170, R. S., 1881	Baughner	Mar. 4 . .	Passed the Senate.
582	Mar. 3 . .	A bill for an act concerning the supplying of parts of county records that have been destroyed and indexing the same.	Allen	Mar. 4 . .	Passed the Senate.
541	Mar. 3 . .	A bill for an act to amend section 1 of an act in relation to conveyance of land by wives of persons of unsound mind, etc.	Stakebake	Mar. 3 . .	Referred to Committee on Judiciary.
601	Mar. 3 . .	A bill for an act to legalize the incorporation of the town of Greenville, Floyd County.	McIntyre	Mar. 3 . .	Referred to Committee on Cities and Towns.
290	Mar. 3 . .	A bill for an act to ratify the appointment of George W. Julian et al. for services, etc.	Cullop	Mar. 3 . .	Referred to Committee on Swamp Lands.

563	Mar. 4 . . .	A bill for an act to legalize the records of Circuit Courts.	Stephenson . . .	Mar. 4 . .	Referred to Committee on Judiciary.
602	Mar. 4 . . .	A bill for an act to permit the Trustees of the town of Oxford, Benton County, Indiana, to borrow money, etc. . . .	Hunter	Mar. 4 . .	

HOUSE JOINT RESOLUTIONS IN THE SENATE.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF RESOLUTION.
1	Jan. 17 . .	A joint resolution for appointing a joint committee to investigate the taxing of incorporations loaning money in Indiana	Jan. 31 . .	Indefinitely postponed.
4	Feb. 14 . .	A joint resolution proposing an amendment to section 29, article 4, of the Constitution of the State of Indiana, concerning term and compensation of the members of the General Assembly.	Feb. 25 . .	Failed for want of constitutional majority.
5	Feb. 14 . .	A joint resolution proposing an amendment to section 1, article 10, of the Constitution of the State of Indiana, concerning rate of assessment and taxation	Feb. 23 . .	Not agreed to by Senate.
6	Feb. 14 . .	A joint resolution proposing an amendment to section 1, article 6, of the Constitution of the State of Indiana, concerning term of certain State officers	Feb. 23 . .	Indefinitely postponed.
7	Feb. 14 . .	A joint resolution proposing an amendment to section 2, article 6, of the Constitution of the State of Indiana, concerning term of certain county officers.	Feb. 23 . .	Indefinitely postponed.

HOUSE CONCURRENT RESOLUTIONS IN SENATE.

No.	Date Introduced.	SUBJECT MATTER.	Author.	Date of Last Action.	CONDITION OF RESOLUTION.
1	Jan. 11 .	A concurrent resolution in relation to appointing a committee on joint rules	Jan. 11 . .	Adopted.
3	Jan. 12 . .	A concurrent resolution instructing Representatives in Congress from the State of Indiana to favor the enactment of a law creating a Cabinet Officer, to be known as the Secretary of Labor . .	Montoux	Jan. 30 . .	Passed and returned to House.
6	Jan. 17 . .	A concurrent resolution providing for a joint meeting of both houses of this General Assembly for comparing votes cast for United States Senator	Jan. 17 . .	Passed and returned to House.
7	Jan. 20 . .	A concurrent resolution concerning Columbian Exposition	Jan. 20 . .	Referred to Committee on World's Fair.
9	Jan. 23 . .	A concurrent resolution requesting Representatives and Senators in Congress to enact the bill introduced at the present session of Congress by Mr. Hatch, of Missouri, being House Bill 2,699, entitled a bill defining options and futures, etc.	Schrader	Jan. 30 . .	Passed and returned to House.

10	Feb. 2. . .	A concurrent resolution concerning the advisability of having a file case made in which to keep printed bills of the two houses	Behymer	Mar. 3. . .	Adopted by the House.
12	Feb. 14. .	A concurrent resolution concerning the landmarks erected by the Government Surveyor to mark the line separating the commonwealths of Indiana and Illinois	Dinwiddie	Feb. 14. .	Read first time.
14	Feb. 18. .	A concurrent resolution concerning the election of State Librarian	Duncan	Feb. 18. .	Adopted.
16	Feb. 20. .	A concurrent resolution concerning the election of a State House engineer	Feb. 27. .	Non-concurred in.
17	Feb. 21. .	A concurrent resolution to provide for the payment of medal voted to Richard H. Neff	Feb. 28. .	Returned to House.
18	Feb. 27. .	A concurrent resolution concerning the election of a State House Engineer . .	Erwin.	Feb. 28. .	Adopted by Senate.
19	Mar. 1. . .	A concurrent resolution concerning the great war ship, Indiana.	Behymer	Mar. 1. . .	Referred to Committee on Finance.
20	Mar. 1. . .	A concurrent resolution concerning the printing of the road laws	Dinwiddie	Mar. 6. . .	Laid on table.
21	Mar. 6. . .	A concurrent resolution appointing a committee to examine into the advisability of constitutional amendments and report to next General Assembly.	Mar. 6. . .	Rejected by the Senate.

A FULL AND COMPLETE LIST
AND
INDEX THERETO
OF ALL
Bills and Joint Resolutions
(SENATE AND HOUSE),
WHICH WERE ACTED UPON BY THE SENATE DURING THE REGULAR SESSION
OF THE
FIFTY-EIGHTH GENERAL ASSEMBLY
OF THE
STATE OF INDIANA,
COMMENCING ON THURSDAY, JANUARY 5, 1893.

PREPARED AND PUBLISHED PURSUANT TO SECTION 4982, REVISED STATUTES, 1881,
BY GEORGE S. PLEASANTS,
SECRETARY OF THE SENATE.

INDIANAPOLIS:
WM. B. BURFORD, CONTRACTOR FOR STATE PRINTING AND BINDING.
1893

SENATE BILLS.

No. 1. BY SENATOR BAKER. Introduced January 10, 1893—	PAGE.
“A bill for an act concerning public highways, defining certain misdemeanors, providing penalties for the violation of the provisions of said act, repealing all laws in conflict therewith and declaring an emergency.”	
Read first time and referred to Committee on Roads	65
No. 2. BY SENATOR AKIN. Introduced January 10, 1893—	
“A bill for an act restricting and limiting the time required by County Assessors to perform the duties thereof, repealing all laws in conflict therewith, and declaring an emergency.”	
Read first time and referred to Committee on County and Township Business .	65
Reported back and referred to Committee on Fees and Salaries	419
Reported back with amendments	474
No. 3. BY SENATOR BARNES. Introduced January 10, 1893—	
“A bill for an act to amend an act entitled an act to amend an act entitled an act to provide for a general system of common schools, the officers thereof, and their respective powers and duties, and matters properly connected therewith, and prescribing the fees for certain officers therein named, and for the establishment and regulation of township libraries, and to repeal all laws inconsistent therewith, providing penalties therein prescribed, approved March 6, 1865, and adding supplemental sections thereto, the same being section 4424 of the Revised Statutes of 1881.”	
Read first time and referred to Committee on Education	65
Reported back	157
Indefinitely postponed.	157
No. 4. BY SENATOR BAKER. Introduced January 10, 1893—	
“A bill for an act to amend section 1 and to repeal section 26 of an act entitled an act to create an Appellate Court.” etc.	
Read first time and referred to Committee on Organization of Courts.	65
Reported back and indefinitely postponed	136
No. 5. BY SENATOR BOYD. Introduced January 10, 1893—	
“A bill for an act to amend section five (5) of an act entitled an act to provide compensation to the owners of animals killed or injured by the cars, locomotives or other carriages of any railway company,” etc.	
Read first time and referred to Committee on Railroads	66

No. 6. BY SENATOR CHANDLER. Introduced January 10, 1893—

"A bill for an act regulating the stopping of passenger trains on railroads running within the State of Indiana, prescribing a penalty, etc."		PAGE.
Read first time and referred to Committee on Railroads		66
Reported back, recommending passage		252
Read second time and ordered engrossed		293
Read third time		318
Recommitted to Committee on Judiciary		318
Reported back and report adopted		585
Read third time		585
Failed to pass for want of a constitutional majority		585

No. 7. BY SENATOR CRANOR. Introduced January 10, 1893—

"A bill for an act to repeal an act entitled an act to levy a tax during the years 1891 and 1892 for the purpose of raising revenue for benevolent and reformatory institutions," etc.		
Read first time and referred to Committee on Finance		68
Reported back		153
Indefinitely postponed		154

No. 8. BY SENATOR CRANOR. Introduced January 10, 1893—

"A bill for an act to amend section twenty-one (21) of an act entitled an act in relation to the laying out, opening, widening, altering and vacation of streets, alleys and highways," etc.		
Read first time and referred to Committee on Cities and Towns		68
Reported back, recommending passage		233
Read second time		258
Amended and ordered engrossed		258
Read third time and passed		274

No. 9. BY SENATOR BOYD. Introduced January 10, 1893—

"A bill for an act to prevent the furnishing of intoxicating liquors to any person or pensioner who has the habit of drinking such liquors to excess."		
Read first time and referred to Committee on Temperance		68

No. 10. BY SENATOR FULK. Introduced January 10, 1893—

"A bill for an act entitled an act requiring the clerks of all cities and incorporated towns within the State of Indiana to file with the City Council of cities, and Boards of Trustees of towns, on or before the first Monday of June each year, a full and complete list of all the receipts and disbursements of said cities and incorporated towns for the year last past," etc.		
Read first time and referred to Committee on Cities and Towns		69
Reported back, recommending passage		331
Read second time		353
Constitutional rule not suspended		353
Amended and ordered engrossed		384
Read third time, referred to committee for amendments		439
Amended and passed		440

No. 11. BY SENATOR FULK. Introduced January 10, 1893—

"A bill for an act appropriating \$150,000 to the Indiana University."		
Read first time and referred to Committee on Education		69
Reported back and report non-concurred in		370
Recommitted to Committee on Education		371

No. 12. BY SENATOR GIFFORD. Introduced January 10, 1893—

"A bill for an act appropriating moneys for the payment of claims of Harriet Ward, for services of Thos. B. Ward," etc.		
Read first time and referred to Committee on Claims		69
Reported back, recommending passage		703

No. 13. BY SENATOR GILMAN. Introduced January 10, 1893—

"A bill for an act to amend section 5 of an act entitled an act concerning taxation," etc.	PAGE.
Read first time and referred to Committee on Finance	69
Reported back, recommending passage.	154
Read second time and ordered engrossed	176
Read third time	186
Referred to special committee for amendment	186
Special committee's report adopted	182
Passed as amended	187
Passed the House	261
Signed by Lieutenant-Governor	318
Delivered to the Governor	318
Signed by the Governor	341

No. 14. BY SENATOR GILMAN. Introduced January 10, 1893—

"A bill for an act to regulate and restrict the admission of visitors to the wards of the Hospital for the Insane, and declaring an emergency."	
Read first time and referred to Committee on Benevolent Institutions	70
Reported back, with substitute	171

No. 15. BY SENATOR HOLCOMB. Introduced January 10, 1893—

"A bill for an act to legalize the incorporation of the town of Fort Branch, in Gibson County, Indiana," etc.	
Read first time	70
Constitutional rule suspended	70
Read second time	70
Read third time	70
Amended	71
Passed	71
Passed the House	187
Signed by Lieutenant-Governor	196
Delivered to Governor	196
Signed by the Governor	221

No. 16. BY SENATOR KENNEDY. Introduced January 10, 1893—

"A bill for an act to regulate the elections of successors to county officers whose terms of office expires," etc.	
Read first time and referred to Committee on Elections	72
Reported back, recommending passage	156
Read second time and ordered engrossed	190
Read a third time	219
Failed to pass for want of a constitutional majority	220
Failed to pass	319

No. 17. BY SENATOR KERN. Introduced January 10, 1893—

"A bill for an act to amend sections 1, 16, 23, 25 ; and to repeal section 26 of an act entitled an act to create an Appellate Court," etc.	
Read first time and referred to Committee on Organization of Courts	72
Reported back with majority and minority reports	196
Ordered printed	197
Read second time	293

No. 18. BY SENATOR KOPELKE. Introduced January 10, 1893—

"A bill for an act for the government of reformatory, penal and charitable institutions of the State."	
Read first time and referred to Committee on Benevolent Institutions	72
Reported back	511
Indefinitely postponed	512

No. 19. BY SENATOR KOPELKE. Introduced January 10, 1893—

"A bill for an act to extend the benefit of paying street improvement."	PAGE.
Read first time and referred to Committee on Cities and Towns	72
Reported back recommending passage	332
Ordered printed	332
Read second time and ordered engrossed.	396
Read third time and passed	443
Passed the House	841
Signed by the Lieutenant-Governor	852
Signed by the Governor	865

No. 20. BY SENATOR LOVELAND. Introduced January 10, 1893—

"A bill for an act extending to all political parties the right to representation upon Boards of Election."	
Read first time and referred to Committee on Federal Relations	73
Reported back, recommending passage.	136
Read second time	168
Recommitted to Committee on Elections	168

No. 21. BY SENATOR LOVELAND. Introduced January 10, 1893—

"A bill for an act for the appointment of a Fee and Salary Commission," etc.	
Read first time and referred to Committee on Fees and Salaries.	73
Majority and minority reports presented	224
Majority report adopted.	225

No. 22. BY SENATOR LOVELAND. Introduced January 10, 1893—

"A bill for an act to restrict the lien of judgment of courts of the United States," etc.	
Read first time and referred to Committee on Federal Relations	73
Reported back	333
Indefinitely postponed.	393

No. 23. BY SENATOR LYNN. Introduced January 10, 1893—

"A bill for an act to amend section 703 of the Revised Statutes, and declaring an emergency."	
Read first time and referred to Committee on Judiciary.	74
Reported back	158
Indefinitely postponed.	158

No. 24. BY SENATOR McDONALD. Introduced January 10, 1893—

"A bill for an act to provide for the better securing of wages for laborers and workmen of the State," etc.	
Read first time and referred to Committee on Corporations	74

No. 25. BY SENATOR McDONALD. Introduced January 10, 1893—

"A bill for an act authorizing incorporated cities to recover fines and penalties of misdemeanors," etc.	
Read first time and referred to Committee on Cities and Towns.	74
Reported back	331
Indefinitely postponed	331
Motion entered to reconsider	603

No. 26. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 10, 1893—

"A bill for an act to amend section 1 of an act to amend section 8 of an act entitled an act, and to repeal of general laws now in force for the incorporation of cities," etc.	PAGE.
Read first time and referred to Committee on judiciary	74
Reported back, recommending passage.	169
Read second time and ordered engrossed	190
Read third time and passed	279
Passed the House	554
Signed by the Lieutenant-Governor.	564

No. 27. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 10, 1893—

"A bill for an act entitled an act to legalize the incorporation of the Lafayette & Monon Railway Co.," etc.	
Read first time	75
Constitutional rule suspended	75
Read second time	75
Read third time	75
Passed	75
Returned from the House	144
Enrolled and signed by Lieutenant-Governor	153
Delivered to Governor	153
Signed by the Governor	159

No. 28. BY SENATOR McKELVEY. Introduced January 10, 1893—

"A bill for an act to repeal sections 713 and 716, and amend section 717 of an act entitled an act concerning proceedings in civil cases," etc.	
Read first time and referred to Committee on Judiciary	76
Reported back	158
Indefinitely postponed	158

No. 29. BY SENATOR McLEAN. Introduced January 10, 1893—

"A bill for an act supplemental to an act to provide for the appointment of commissioners for the collection and arrangement and display of its resources at the World's Fair."	
Read first time and referred to Committee on World's Fair	76
Ordered printed, made special order for February 13, 1893, at 3 P. M	445
Amendment offered by Senator Parker	497
Sundry amendments offered	500
Bill and amendments recommitted to same Committee	500
Report "A" filed	560
Reports "B," "C" and "D" presented	561
Report "A" adopted	562
Report "C" adopted	562
Constitutional rule suspended	563
Read second time, engrossed and read third time	563
Passed the Senate	564
Passed the House with amendments	831
House amendments non-concurred in, conference committee appointed	832
Report of disagreement of conference committee, second conference committee appointed	864
Conference committee reports, disagreement and discharged	876
Vote on adoption of House amendments reconsidered	876
House amendments concurred in by Senate	877
Approved by the Governor	901

No. 30. BY SENATOR McLEAN. Introduced January 10, 1893—

"A bill for an act to amend an act entitled an act to establish a Board of Children's Guardians," etc.	PAGE.
Read first time and referred to Committee on Benevolent Institutions	76
Reported back recommending passage	509
Read second time and ordered engrossed	610
Read third time and passed	623
Passed the House	841
Signed by the Lieutenant-Governor	852
Signed by the Governor	865

No. 31. BY SENATOR MORGAN. Introduced January 10, 1893—

"A bill for an act concerning injuries to employes by the negligence of their fellow employes," etc.	
Read first time and referred to Committee on Labor and Labor Statistics . . .	77
Reported back recommending passage	159

No. 32. BY SENATOR NEWBY. Introduced January 10, 1893—

"A bill for an act authorizing cities and towns to issue bonds for the purpose of funding their indebtedness," etc.	
Read first time and referred to Committee on Cities and Towns	77
Reported back recommending passage	159
Read second time and ordered engrossed	190
Read third time and passed	278
Passed the House	670
Signed by the Lieutenant-Governor	686
Delivered to the Governor	686
Signed by the Governor	702

No. 33. BY SENATOR NEWBY. Introduced January 10, 1893—

"A bill for an act to amend section 1 of an act concerning drainage," etc.	77
Read first time and referred to Committee on Swamp Lands	77
Reported back	358
Indefinitely postponed	358

No. 34. BY SENATOR PARKER. Introduced January 10, 1893—

"A bill for an act to amend an act entitled an act concerning public offenses and their punishment, approved April 14, 1881," etc.	
Read first time and referred to Committee on Judiciary	77
Reported back	365
Indefinitely postponed	365

No. 35. BY SENATOR SMITH. Introduced January 10, 1893—

"A bill for an act providing for annexation of lands in an adjoining county to a town or city in another county," etc.	
Read first time and referred to Committee on Judiciary	78
Reported back recommending passage	149
Read second time	176
Engrossed	177
Read third time and passed	188
Passed the House	545
Signed by the Lieutenant-Governor	600
Delivered to the Governor	601
Signed by the Governor	616

No. 36. BY SENATOR STUART. Introduced January 10, 1893—

"A bill for an act to repeal section 3 of an act to authorize owners of tracts of land separated by the right of way of a railroad company," etc.	
Read first time and referred to Committee on Judiciary	79

No. 37. BY SENATOR SWEENEY. Introduced January 10, 1893—

"A bill for an act entitled an act to provide for the recording of wills and orders of courts," etc.	PAGE.
Read first time and referred to Committee on Judiciary	79
Reported back, recommending passage	149
Read second time	177
Indefinitely postponed.	177

No. 38. BY SENATOR SWEENEY. Introduced January 10, 1893—

"A bill for an act providing for the filing and recording of judgments in the United States Court."	
Read first time and referred to Committee on Judiciary	79
Reported back, recommending passage	158
Read second time, amended	191
Engrossed	191
Read third time	222
Recommitted to Committee on Judiciary	223
Reported back, recommending passage	239
Read third time and passed	244
Passed the House	545
Signed by the Lieutenant-Governor	600
Delivered to the Governor.	601
Signed by the Governor	616

No. 39. BY SENATOR THOMPSON. Introduced January 10, 1893—

"A bill for an act to legalize the incorporation and acts of the Board of Trustees of the town of Markle, in Huntington County, Ind.," etc., etc.	
Read first time	79
Constitutional rule suspended	80
Read second time, engrossed, read third time	80
Passed	80
Passed House with amendments	396
Passed House with amendments	403
Signed by the Lieutenant-Governor	423
Delivered to the Governor	423
Signed by the Governor	430

No. 40. BY SENATOR WIGGS. Introduced January 10, 1893—

"A bill for an act concerning changes of venue from one Circuit and Criminal Circuit or Superior Court to another circuit."	
Read first time and referred to Committee on Judiciary	81
Reported back with substitute bill	157
Read second time	293
Amendment offered by Senator Kopelke	293
Made special order for February 1, 1893, at 3 P. M.	295
Indefinitely postponed	352

No. 41. BY SENATOR WRAY. Introduced January 10, 1893—

"A bill for an act to limit the powers of Township Trustees in certain cases, and declaring an emergency."	
Read first time and referred to Committee on County and Township Business .	81
Re-referred to Committee on County and Township Business	136
Reported back recommending passage	200
Read second time and ordered engrossed	236
Read third time	289
Amended	290
Failed to pass for want of a constitutional majority	291
Passed the Senate	320

No. 42. BY SENATOR WRAY. Introduced January 10, 1893—

	PAGE.
"A bill for an act to regulate sewer improvements in towns and cities."	
Read first time and referred to Committee on Cities and Towns	81
Reported back recommending passage	361
Read second time and ordered engrossed	416
Read third time and amended	544
Failed to pass for want of a constitutional majority	545
Passed the Senate	615
Passed the House	850
Delivered to the Governor	870
Approved by the Governor	903

No. 43. BY SENATOR YARYAN. Introduced January 10, 1893—

"A bill for an act to establish a State Board of Undertakers," etc.	
Read first time and referred to Committee on Benevolent Institutions	81
Reported back	513
Indefinitely postponed	513

No. 44. BY SENATOR AKIN. Introduced January 10, 1893—

"A bill for an act concerning the publication of notices of final settlement of estates," etc.	
Read first time and referred to Committee on Judiciary.	82
Reported back	158
Indefinitely postponed	158

No. 45. BY SENATOR AKIN. Introduced January 10, 1893—

"A bill for an act concerning gravel roads," etc.	
Read first time and referred to Committee on Roads.	82
Reported back	460
Indefinitely postponed	460

No. 46. BY SENATOR BINGHAM. Introduced January 10, 1893—

"A bill for an act concerning private connections with sewers, gas or water pipes in cities having 20,000 or more," etc.	
Read first time and referred to Committee on Cities and Towns	83
Reported back recommending passage	330
Read second time and amended	403
Constitutional rule suspended	408
Engrossed and read third time	409
Passed the Senate	409
Title amended	410
Passed the House with amendments	856
House amendments concurred in by the Senate	857
Delivered to the Governor	870
Signed by the Governor	867

No. 47. BY SENATOR FULK. Introduced January 10, 1893—

"A bill for an act to amend section 89 of the act of 1891, in relation to taxation," etc.	
Read first time and referred to the Committee on Finance	83
Reported back	171
Recommitted to Committee on Finance	171

No. 48. BY SENATOR FULK. Introduced January 10, 1893—

"A bill for an act to amend section 1 of an act entitled 'An act to establish and maintain work-houses by County Commissioners,' " etc.	
Read first time and referred to Committee on County and Township Business	84
Reported back, recommending passage	199
Read second time and ordered engrossed	239
Read third time	264
Failed to pass for want of a constitutional majority	265
Failed to pass	318

No. 49. BY SENATOR GILMAN. Introduced January 10, 1893—

PAGE

"A bill for an act to amend sections 53 and 162 of an act concerning taxation," etc.	
Read first time and referred to Committee on County and Township Business .	84
Reported back, majority and minority reports	717
Majority report adopted	718
Indefinitely postponed	718

No. 50. BY SENATOR GILMAN. Introduced January 10, 1893—

"A bill for an act to amend sections 3, 5, 7, 9, 15 and 26 of the act concerning drainage," etc.	
Read first time and referred to Committee on Swamp Lands	84
Reported back and ordered printed.	150
Read second time and ordered engrossed	218
Read third time and passed	283

No. 51. BY SENATOR HOLCOMB. Introduced January 10, 1893—

"A bill for an act to amend section 13 of an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 62, 65 of an act concerning elections."	
Read first time and referred to Committee on Elections.	84
Reported back, recommending passage	156
Read second time and amended.	339
Laid on table.	341

No. 52. BY SENATOR KOPELKE. Introduced January 10, 1893—

"A bill for an act to repeal section 4 of the act of March 6, 1891, page 124."	
Read first time and referred to Committee on Elections	85
Reported back with majority and minority reports	421
Majority report concurred in	422

No. 53. BY SENATOR KOPELKE. Introduced January 10, 1893—

"A bill for an act concerning corporations, etc., and organized under laws of other States," etc.	
Read first time and referred to Committee on Corporations	85
Reported back, recommending passage	197
Read second time	240
Amended and ordered engrossed	240
Read third time	274
Referred to special committee to amend	274
Committee's report adopted.	274
Passed the Senate	275
Recalled from the House	278
Vote on passage reconsidered	293
Recommitted to Committee on Judiciary.	293

No. 54. BY SENATOR McCUTCHEON. Introduced January 10, 1893—

"A bill for an act to amend an act to prevent carrying concealed weapons, and providing punishment therefor."	
Read first time and referred to Committee on Judiciary.	85
Reported back, recommending passage.	149
Read second time and ordered engrossed	190
Read third time	263
Referred to special committee to make amendments.	263
Report made and adopted.	264
Passed Senate	264
Title amended	265

No. 55. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 10, 1893—

"A bill for an act entitled an act to regulate telegraph companies, prescribing certain duties," etc.

	PAGE.
Read first time and referred to Committee on Judiciary	85
Reported back, recommending passage	150
Read second time and ordered engrossed	176
Read third time	187
Passed Senate	187

No. 56. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 10, 1893—

"A bill for an act to amend section 1 of an act entitled an act to amend section 1 and 11 of an act entitled an act providing for metropolitan police."

Read first time and referred to Committee on Judiciary	86
Reported back, recommending passage	211
Read second time and amended	689
Ordered engrossed and made special order for 4 P. M., Feb. 24, 1893	689
Constitutional rule suspended.	701
Passed the Senate	702
Passed the House	828
Delivered to the Governor	851
Signed by the Governor	865

No. 57. BY SENATOR McLEAN. Introduced January 10, 1893—

"A bill for an act providing for manner and style in which cases appealed to the Supreme and Appellate Courts of the State shall be docketed," etc.

Read first time and referred to Committee on Judiciary	86
Reported back	169
Indefinitely postponed	169

No. 58. BY SENATOR STUART. Introduced January 10, 1893—

"A bill for an act concerning voluntary associations for the purpose of insuring live stock," etc.

Read first time and referred to Committee on Insurance	86
Reported back	760
Indefinitely postponed	760

No. 59. BY SENATOR SWEENEY. Introduced January 10, 1893—

"A bill for an act to provide for the recording in the lis pendens record of orders of courts or judges," etc.

Read first time and referred to Committee on Judiciary	86
Reported back, recommending passage	210
Read second time and ordered engrossed	239
Read third time and passed	276
Passed the House	852
Delivered to the Governor	870
Signed by the Governor	867

No. 60. BY SENATOR SWEENEY. Introduced January 10, 1893—

"A bill for an act to provide for acknowledgment and recording instruments," etc.

Read first time and referred to Committee on Judiciary	87
Reported back, recommending passage	211
Read second time and ordered engrossed	239
Read third time and passed	279
Passed the House	869
Delivered to the Governor	878
Approved by the Governor	902

No. 61. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act concerning the publication of the delinquent tax," etc.	PAGE.
Read first time and referred to Committee on County and Township Business .	103
Reported back	199
Indefinitely postponed	199

No. 62. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act concerning the compensation of election of officers."	
Read first time and referred to Committee on Elections	103

No. 63. BY SENATOR CHANDLER. Introduced January 11, 1893—

"A bill for an act to provide for the vacation of lots, streets and alleys in dis-annexed territories to cities and towns," etc.	
Read first time and referred to Committee on Cities and Towns	103
Reported back recommending passage	361
Read second time and ordered engrossed	411
Read third time and passed	438
Passed the House	581
Signed by Lieutenant-Governor	602
Delivered to the Governor	611
Signed by the Governor	616

No. 64. BY SENATOR CRANOR. Introduced January 10, 1893—

"A bill for an act providing for the transcribing and preservation of contents of court record book damaged by fire," etc.	
Read first time	103
Constitutional rule suspended	103
Read second time, engrossed and read third time	104
Passed	104
Passed the House	316
Signed by the Lieutenant-Governor	418
Delivered to the Governor	418
Signed by the Governor	430

No. 65. BY SENATOR FULK. Introduced January 11, 1893—

"A bill for an act to appoint a commissioner to locate the position of Indiana soldiers at Chickamauga," etc.	
Read first time and referred to Committee on Military Affairs	104
Reported back recommending passage	313
Indefinitely postponed	401

No. 66. BY SENATOR FULK. Introduced January 11, 1893—

"A bill for an act to amend section 1 of an act to create an Appellate Court and declaring an emergency."	
Read first time and referred to Committee on Organization of Courts	105
Reported back	197
Indefinitely postponed	197

No. 67. BY SENATOR GIFFORD. Introduced January 11, 1893—

"A bill for an act concerning gravel and macadamized roads," etc.	
Read first time and referred to Committee on Roads	105
Reported back recommending passage	223
Read second time	259
Referred to special committee	259
Majority and minority reports presented	259
Majority report adopted	260
Ordered engrossed	260
Read third time and passed	289

No. 68. BY SENATOR GILMAN. Introduced January 11, 1893—

	PAGE.
"A bill for an act concerning the improvement of public highways," etc.	
Read first time and referred to Committee on Roads	105
Reported back recommending passage	356
Read second time and amended	411
Amended and postponed to February 13, 1893, at 2 P. M.	412

No. 69. BY SENATOR GILMAN. Introduced January 11, 1893—

"A bill for an act relating to the construction of tile and covered drainage," etc.	
Read first time and referred to Committee on Swamp Lands and Drains	105
Reported back with amendments, concurred in	300
Read second time, referred to special committee	337
Reported back with amendments	376
Report adopted and ordered engrossed	377
Read third time	442
Recommitted to Committee on Swamp Lands	442

No. 70. BY SENATOR HOLCOMB. Introduced January 11, 1893—

"A bill for an act to legalize the incorporation of Hazelton, Gibson County, Ind., etc., and declaring an emergency."	
Read first time	105
Constitutional rule suspended	105
Read third time	106
Amended	106
Passed	106
Passed the House	159
Signed by the Lieutenant-Governor	548
Delivered to the Governor	559
Signed by the Governor	568

No. 71. BY SENATOR MAGEE. Introduced January 11, 1893—

"A bill for an act authorizing the Auditor and Treasurer to keep separate the various funds of the State."	
Read first time and referred to Committee on Finance	107
Reported back recommending passage	154
Read second time and ordered engrossed	180
Read third time and passed	188

No. 72. BY SENATOR MAGEE. Introduced January 11, 1893—

"A bill for an act authorizing the formation of mutual protective associations," etc.	
Read first time and referred to Committee on Insurance	107
Reported back recommending indefinite postponement	329
Ordered printed	329
Indefinitely postponed	401

No. 73. BY SENATOR MAGEE. Introduced January 11, 1893—

"A bill for an act in relation to convict labor," etc.	
Read first time and referred to Committee on Judiciary	107
Reported back and ordered printed	212
Made special order for January 23, 1893, at 2 o'clock P. M.	228
Read second time	242
Referred to Committee on Labor, with instructions to report January 30, 1893, at 2 o'clock P. M., made special order for that hour.	244
Made special order for February 15, 1893, at 3 P. M.	463
Engrossed	544
Read third time and passed	631

No. 74. BY SENATOR McHUGH, OF MARION. Introduced January 11, 1893—

"A bill for an act to provide for the amount of bond which shall be given by executors," etc.	PAGE.
Read first time and referred to Committee on Judiciary	107
Reported back	171
Indefinitely postponed.	171

No. 75. BY SENATOR McKELVEY. Introduced January 11, 1893—

"A bill for an act to regulate the sale of drugs, medicines, poisons and compounding of prescriptions, and declaring a penalty therefor."	
Read first time and referred to Committee on Public Health, etc	107
Reported back, recommending passage	303
Read second time and ordered engrossed	342
Read third time	348
Failed for want of a constitutional majority	349
Made special order February 8, 1893, 2 o'clock P. M	349
Failed to pass for want of a constitutional majority	440
Passed the Senate	549

No. 76. BY SENATOR MORGAN. Introduced January 11, 1893—

"A bill for an act fixing the salaries of County Commissioners," etc.	
Read first time and referred to Committee on County and Township Business	108
Reported back, recommending passage.	200
Read second time	235
Amended and ordered engrossed	235
Read third time	241
Referred to special committee for amendment	241
Reported back, and report adopted	241
Passed the Senate	242

No. 77. BY SENATOR NEWBY. Introduced January 11, 1893—

"A bill for an act to amend section 1 of an act entitled an act in relation to the lighting of cities and towns."	
Read first time and referred to Committee on Cities and Towns	108
Reported back, recommending passage	160
Read second time and ordered engrossed	190
Read third time and passed	278

No. 78. BY SENATOR SELLER. Introduced January 11, 1893—

"A bill for an act to amend section 703 of an act entitled an act concerning proceedings in civil cases, approved April 7, 1881."	
Read first time and referred to Committee on Judiciary.	108

No. 79. BY SENATOR SELLERS. Introduced January 11, 1893—

"A bill for an act to location and perpetuation of lost section corners under certain conditions."	
Read first time and referred to Committee on County and Township Business	108
Reported back and referred to author.	200
Reported back from author and recommitted to Committee on County and Township Business	213
Reported back, recommending passage.	302
Read second time and ordered engrossed.	338
Read third time and passed	350

No. 80. BY SENATOR STUART. Introduced January 11, 1893—

"A bill for an act to appropriate \$50,000 to defray the expenses of entertaining the Twenty-seventh Annual Encampment of the Grand Army of the Republic at Indianapolis."

	PAGE.
Read first time and referred to Committee on Military Affairs	109
Reported back and re-referred to Committee on Military Affairs	301
Reported back	746
Referred to Committee of the Whole Senate	747

No. 81. BY SENATOR WISHARD. Introduced January 11, 1893—

"A bill for an act appropriating \$15,000 for the erection of an addition to the administration building at Plainfield," etc.

Read first time and referred to Committee on Finance.	109
Reported back and recommitted to Committee on Benevolent Institutions. . .	375

No. 82. BY SENATOR WISHARD. Introduced January 11, 1893—

"A bill for an act appropriating money for the claim of the Warren-Scharf Asphalt Paving Company," etc.

Read first time and referred to Committee on Claims	109
Reported back	136
Ordered printed	136
Reported back, recommending passage.	212
Read second time and ordered engrossed.	261
Read third time and passed.	280
Ordered withdrawn from the House.	374
Returned from the House	375

No. 83. BY SENATOR MCGREGOR. Introduced January 11, 1893—

"A bill for an act entitled an act to amend section 1 of an act entitled an act to amend sections 1 and 2 appropriating moneys to pay Legion and Independent companies."

Read first time and referred to Committee on Military Affairs	109
Reported back, recommending passage	168
Read second time	218
Recommitted to Committee on Claims	218
Reported back, recommending passage.	301
Read second time and ordered engrossed.	313
Read third time and passed	344

No. 84. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act concerning the publication of legal notices."

Read first time and referred to Committee on County and Township Business .	111
Reported back	198
Indefinitely postponed.	198

No. 85. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act concerning attorneys' fees."

Read first time and referred to Committee on Judiciary	111
Reported back	170
Indefinitely postponed	170

No. 86. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act concerning the printing the election ballots."

Read first time and referred to Committee on Elections	111
Reported back	419
Indefinitely postponed	419

No. 87. BY SENATOR AKIN. Introduced January 11, 1893—

	PAGE.
"A bill for an act concerning dredging ditches," etc.	
Read first time and referred to Committee on Swamp Lands	111
Reported back, recommending passage	328
Read second time and ordered engrossed	383
Read third time and passed	436

No. 88. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act concerning the appointment of Trustees of Benevolent Institutions," etc.	
Read first time and referred to Committee on Benevolent Institutions	112
Reported back	510
Indefinitely postponed	510

No. 89. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act concerning salaries of County Superintendents of Schools."	
Read first time and referred to Committee on Education	112
Reported back	371
Indefinitely postponed.	371

No. 90. BY SENATOR SWEENEY. Introduced January 11, 1893—

"A bill for an act to legalize the incorporation of the city of Tell City, Perry County, Indiana."	
Read first time.	112
Constitutional rule suspended	112
Read second time, engrossed and read third time	113
Passed	113
Passed the House	159
Motion entered to reconsider vote on passage	565
Motion to reconsider withdrawn	636
Signed by Lieutenant-Governor	637
Delivered to the Governor	637
Signed by the Governor	661

No. 91. BY SENATOR WISHARD. Introduced January 11, 1893—

"A bill for an act to amend section 1 of an act entitled an act for the encouragement of agriculture."	
Read first time and referred to Committee on Agriculture	113
Reported back recommending passage	198
Read second time and ordered engrossed.	263
Read third time	280
Made special order for February 1, 1893, at 2 P. M.	280
Passed the Senate	349

No. 92. BY SENATOR WISHARD. Introduced January 11, 1893—

"A bill for an act regulating railroads and other corporations," etc.	
Read first time and referred to Committee on Corporations	113

No. 93. BY SENATOR WISHARD. Introduced January 11, 1893—

"A bill for an act to legalize acts of Notaries Public whose commissions have expired," etc.	
Read first time and referred to the Committee on Judiciary	114
Reported back	387
Indefinitely postponed	387

No. 94. BY SENATOR WISHARD. Introduced January 11, 1893—

"A bill for an act providing for the release of securities upon bonds executed by administrators," etc.	PAGE.
Read first time and referred to Committee on Judiciary	114
Reported back	170
Indefinitely postponed	170

No. 95. BY SENATOR FULK. Introduced January 11, 1893—

"A bill for an act to require railroads to have all deeds, releases and conveyances recorded."	
Read first time and referred to Committee on Judiciary	114
Reported back recommending passage	170
Read second time and ordered engrossed.	190
Read third time and passed	218
Passed the House with amendments	886
House amendments adopted	886
Signed by the Lieutenant Governor	897
Delivered to the Governor	897
Approved by the Governor	903

No. 96. BY SENATOR SMITH. Introduced January 11, 1893—

"A bill for an act to legalize the purchase of 1½ acres of land for the Indiana Hospital for Insane."	
Read first time.	114
Constitutional rule suspended	115
Read second time, engrossed and read third time	115
Passed	115
Passed the House	239
Signed by the Lieutenant-Governor	548
Delivered to the Governor	559
Signed by the Governor	568

No. 97. BY SENATOR KOPELKE. Introduced January 11, 1893—

"A bill for an act to provide for the revision of the statutes of the State."	
Read first time and referred to Committee on Judiciary	116
Reported back with majority and minority reports	369
Indefinitely postponed	369

No. 98. BY SENATOR CRANOR. Introduced January 11, 1893—

"A bill for an act concerning Justices of the Peace, fixing their salaries, and prescribing their duties."	
Read first time and referred to Committee on Judiciary	116
Reported back	720
Ordered printed	720

No. 99. BY SENATOR FULK. Introduced January 11, 1893—

"A bill for an act for the relief of Joel S. Davis, former Trustee of Sand Creek Township, Bartholomew County, Indiana"	
Read first time and referred to Committee on Claims	117
Reported back	762
Indefinitely postponed	762

No. 100. BY SENATOR BAKER. Introduced January 11, 1893—

"A bill for an act defining the 28th and 43d Judicial Circuits, and creating a 53d Judicial Circuit," etc.		PAGE.
Read first time and referred to Committee on Organization of Courts		117
Majority and minority reports offered		727
Majority and minority reports offered		798
Minority reports adopted		794
Constitutional rule suspended		796
Amended		797
Read second time, engrossed and read third time		797
Passed the Senate		797
Passed the House		852
Signed by the Lieutenant Governor		897
Delivered to the Governor		870
Approved by the Governor		902

No. 101. BY SENATOR BAKER. Introduced January 11, 1893—

"A bill for an act defining the powers of policemen," etc.		
Read first time and referred to Committee on Cities and Towns		117
Reported back		233
Indefinitely postponed		233
Ordered printed		353
Read second time and ordered engrossed		397
Read third time and passed		436

No. 102. BY SENATOR BOORD. Introduced January 11, 1893—

"A bill for an act to prohibit the killing of quails for five years"		
Read first time and referred to Committee on Agriculture		117
Reported back recommending passage		198
Read second time		239
Amendment offered by Senator French		263
Laid on the table		263
Amendment by Senator French adopted		265

No. 103. BY SENATOR AKIN. Introduced January 11, 1893—

"A bill for an act to repeal section 23 of an act concerning elections," etc.		
Read first time and referred to Committee on Elections		117
Reported back		157
Indefinitely postponed		157

No. 104. BY SENATOR GILMAN. Introduced January 11, 1893—

"A bill for an act for the formation of corporate districts in the State of Indiana," etc.		
Read first time and referred to Committee on Swamp Lands and Drains		118
Reported back recommending passage		536
Read second time, and title amended		610
Ordered engrossed		610
Read third time and passed		636
Passed the House with amendments		833
House amendments adopted by the Senate		834
Delivered to the Governor		851
Signed by the Governor		865

No. 105. BY SENATOR SMITH. Introduced January 11, 1893—

"A bill for an act authorizing the Board of Trustees of the Eastern Indiana Hospital for the Insane at East Haven, near Richmond, in Wayne County."		
Read first time and referred to Committee on Benevolent Institutions		118
Reported back		512
Indefinitely postponed		512

No. 106. BY SENATOR SMITH. Introduced January 11, 1893—

"A bill for an act appropriating money for the current expenses of the Eastern Indiana Hospital for the Insane."		PAGE.
Read first time and referred to Committee on Benevolent Institutions		118
Reported back		730
Indefinitely postponed		730

No. 107. BY SENATOR SMITH. Introduced January 11, 1893—

"A bill for an act making an appropriation for increasing the capacity of the Eastern Indiana Hospital for the Insane, and declaring an emergency."		
Read first time and referred to Committee on Benevolent Institutions		118
Majority and minority reports		730
Laid on the table		731

No. 108. BY SENATOR GIFFORD. Introduced January 12, 1893—

"A bill for an act to amend section 2 of an act concerning bridges over streams," etc.		
Read first time and referred to Committee on Roads		139
Reported back recommending passage		223
Read second time and ordered engrossed		261
Read third time and passed		280
Passed the House with amendments		490
House amendments adopted by the Senate		490
Signed by Lieutenant-Governor		611
Delivered to the Governor		611
Signed by the Governor		616

No. 109. BY SENATOR KENNEDY. Introduced January 12, 1893—

"A bill for an act for the relief of Stewart Porter, ex-Trustee of Reeve Township, of Daviess County, Indiana."		
Read first time and referred to Committee on County and Township Business		139
Reported back, recommending passage		201
Read second time and ordered engrossed		235
Read third time		241
Passed the Senate		241

No. 110. BY SENATOR KENNEDY. Introduced January 12, 1893—

"A bill for an act amending section 5766 of the Revised Statutes," etc.		
Read first time and referred to Committee on Judiciary		139
Reported back		327
Indefinitely postponed		327

No. 111. BY SENATOR LOVELAND. Introduced January 12, 1893—

"A bill for an act to legalize the incorporation of Greentown, Howard County, Ind."		
Read first time		140
Constitutional rule suspended		140
Read second time, engrossed and read third time		140
Passed the Senate		140
Passed the House		221
Signed by the Lieutenant-Governor		548
Delivered to the Governor		559
Signed by the Governor		568

No. 112. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 12, 1893—

"A bill for an act to prevent deception in the manufacture and sale of dairy products."		
Read first time and referred to Committee on Agriculture		141
Reported back		593
Indefinitely postponed		593

No. 113. BY SENATOR McLEAN. Introduced January 12, 1893—

"A bill for an act to appropriate the sum of \$50,500 for the Indiana State Normal School."		PAGE.
Read first time and referred to Committee on Education		141
Reported back and referred to Committee on Finance		370
Reconsidered		371
Non-concurred in		371
Recommitted to Committee on Education		371

No. 114. BY SENATOR McLEAN. Introduced January 12, 1893—

"A bill for an act to amend section 19 of an act approved May 12, 1869."		
Read first time and referred to Committee on Banks		141
Reported back recommending passage		354
Read second time and amended		399
Ordered engrossed		399
Read third time		449
Passed the Senate		450
Passed the House		841
Signed by the Lieutenant-Governor		852
Signed by the Governor		865

No. 115. BY SENATOR MORGAN. Introduced January 12, 1893—

"A bill for an act to limit the power of Township Trustees," etc.		
Read first time and referred to Committee on County and Township Business .		141

No. 116. BY SENATOR NEWBY. Introduced January 12, 1893—

"A bill for an act to amend section 1 of an act entitled an act in relation to County Treasurers," etc.		
Read first time and referred to Committee on County and Township Business .		142
Reported back		200
Indefinitely postponed		200

No. 117. BY SENATOR PARKER. Introduced January 12, 1893—

"A bill for an act to simplify the practice in certain courts," etc.		
Read first time and referred to Committee on Judiciary		142

No. 118. BY SENATOR SELLER. Introduced January 12, 1893—

"A bill for an act to repeal the act permitting County Commissioners to donate money," etc.		
Read first time and referred to Committee on County and Township Business .		142
Reported back, recommending passage.		199
Read second time and ordered engrossed		263
Read third time and passed		279
Signed by the Lieutenant-Governor		850

No. 119. BY SENATOR MORGAN. Introduced January 12, 1893—

"A bill for an act to amend sections 114, 116, 118 and 123 of an act fixing the compensation and prescribing the duties of certain State and county officers."		
Read first time and referred to Committee on Fees and Salaries.		145
Reported back		227
Indefinitely postponed.		227

No. 120. BY SENATOR McCUTCHEON. Introduced January 13, 1893—

"A bill for an act to amend section 4 of an act entitled an act to authorize County Commissioners to construct free turnpikes in certain cases," etc.	PAGE.
Read first time and referred to Committee on County and Township Business .	155
Reported back	199
Indefinitely postponed	199
Reconsidered and referred back to author	201
Reported back	301
Indefinitely postponed.	301

No. 121. BY SENATOR MOORE. Introduced January 13, 1893—

"A bill for an act fixing the compensation of all State and county officers," etc.	
Read first time and referred to Committee on Fees and Salaries.	155
Reported back	227
Ordered printed	228
Recommitted to Committee on Fees and Salaries	266
Reported back	360
Indefinitely postponed	360

No. 122. BY SENATOR BQYD. Introduced January 16, 1893—

"A bill for an act to amend section 4, 9 and 22 of an act entitled 'An act to establish a Soldiers' Home.' " etc.	
Read first time and referred to Committee on Benevolent Institutions	163
Majority and minority reports presented	733, 734
Referred to Committee on Finance	735

No. 123. BY SENATOR ELLISON. Introduced January 16, 1893—

"A bill for an act for the number of trustees of Indiana Normal School," etc.	
Read first time and referred to Committee on Judiciary	164

No. 124. BY SENATOR GIFFORD. Introduced January 16, 1893—

"A bill for an act to amend section 8 of an act entitled an act concerning real property," etc.	
Read first time and referred to Committee on Judiciary	164
Reported back	325
Indefinitely postponed	325

No. 125. BY SENATOR GIFFORD. Introduced January 16, 1893—

"A bill for an act concerning husband and wife," etc.	
Read first time and referred to Committee on Judiciary	164
Reported back with majority and minority reports	368
Indefinitely postponed	368

No. 126. BY SENATOR HOLLAND. Introduced January 16, 1893—

"A bill for an act to amend section 87 regulating the granting of divorces."	
Read first time and referred to Committee on Judiciary	164

No. 127. BY SENATOR HOLLAND. Introduced January 16, 1893—

"A bill for an act to amend section 198 of an act entitled an act concerning public offenses."	
Read first time and referred to Committee on Agriculture	165
Reported back, recommending passage	300
Read second time and ordered engrossed	338
Read third time and passed	346

No. 128. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 16, 1893—

"A bill for an act making an appropriation for Purdue University."	PAGE.
Read first time and referred to Committee on Education	165
Reported back and report non-concurred in	370
Recommitted to Committee on Education	371

No. 129. BY SENATOR McLEAN. Introduced January 16, 1893—

"A bill for an act vesting the Governor with the power of appointing all officers," etc.	
Read first time, made special order for Thursday, January 19, 1893, at 2 o'clock P. M.	165
Made special order for January 23, 1893, at 2 o'clock P. M.	217
Read second time	240
Engrossed	285
Read third time	319
Referred to Committee of one for amendment	319
Report of committee concurred in	320
Passed Senate	320
Passed House, with amendments	664
Amendments concurred in by the Senate	665
Signed by the Lieutenant-Governor	686
Delivered to the Governor	686
Signed by the Governor	702

No. 130. BY SENATOR NEWBY. Introduced January 16, 1893—

"A bill for an act concerning the compensation of witnesses in certain civil cases," etc.	
Read first time and referred to Committee on Judiciary.	166
Reported back, recommending passage.	299
Read second time and amended.	338
Ordered engrossed	338
Read third time and passed	350

No. 131. BY SENATOR SELLER. Introduced January 17, 1893—

"A bill for an act regulating receivers and assignees," etc.	
Read first time and referred to Committee on Judiciary.	166

No. 132. BY SENATOR STUART. Introduced January 16, 1893—

"A bill for an act to provide for the holding of township elections," etc.	
Read first time and referred to Committee on Elections	166
Reported back, recommending passage.	420
Read second time and amended.	493
Referred back to author	494
Reported back with amendments	704

No. 133. BY SENATOR SWEENEY. Introduced January 16, 1893—

"A bill for an act authorizing the lighting of streets by electricity."	
Read first time and referred to Committee on Cities and Towns.	166
Reported back, recommending passage	330
Read second time and ordered engrossed.	414
Read third time and amended.	453
Passed the Senate	454
Passed the House	812
Delivered to the Governor.	858
Signed by the Governor	856

No. 134. BY SENATOR WIGGS. Introduced January 16, 1893—

	PAGE.
"A bill for an act defining the qualifications of School Superintendents."	
Read first time and referred to Committee on Education	166
Reported back, recommending passage	469
Read second time, amended	613
Ordered engrossed	613
Read third time and failed to pass	615

No. 135. BY SENATOR WISHARD. Introduced January 16, 1893—

"A bill for an act concerning public offenses," etc.	
Read first time and referred to Committee on Judiciary	166
Reported back	327
Indefinitely postponed.	327

No. 136. BY SENATOR WISHARD. Introduced January 16, 1893—

"A bill for an act to amend the Statutes of 1889, regulating descents," etc.	
Read first time and referred to Committee on Judiciary	167

No. 137. BY SENATOR WISHARD. Introduced January 16, 1893—

"A bill for an act to amend section 30, for the relief of the poor."	
Read first time and referred to Committee on Benevolent Institutions	167
Reported back	731
Indefinitely postponed.	731

No. 138. BY SENATOR LEYDEN. Introduced January 17, 1893—

"A bill for an act to amend an act entitled an act to regulate the visiting the Indiana Hospital for Insane."	
Read first time and referred to Committee on Benevolent Institutions	171
Reported back, recommending passage.	208
Read second time and ordered engrossed.	239
Read third time and passed	276

No. 139. BY SENATOR GRIFFITH. Introduced January 17, 1893—

"A bill for an act to amend section 198 of an act entitled an act concerning public offenses and their punishment," etc.	
Read first time and referred to Committee on Judiciary	181
Reported back, and referred to Committee on Agriculture.	296
Reported back	594
Indefinitely postponed,	594

No. 140. BY SENATOR GRIFFITH. Introduced January 17, 1893—

"A bill for an act to fix the salaries of the Judges of the Supreme Court," etc.	
Read first time and referred to Committee on Judiciary	181
Reported back, recommending passage.	586

No. 141. BY SENATOR KOPELKE. Introduced January 17, 1893—

"A bill for an act concerning State officers and their duties."	
Read first time and referred to Committee on Fees and Salaries	181
Reported back	359
Indefinitely postponed	359

No. 142. BY SENATOR KOPELKE. Introduced January 17, 1893—

	PAGE.
"A bill for an act to legalize the town of Hobart."	
Read first time	182
Constitutional rule suspended	182
Read second time, engrossed and read third time	182
Passed Senate	182
Passed the House	245
Signed by the Lieutenant-Governor	318
Delivered to the Governor	318
Signed by the Governor	341

No. 143. BY SENATOR LEYDEN. Introduced January 17, 1893—

"An act to authorize the organization and incorporation of loan and trust and safe deposit companies, etc."	
Read first time and referred to Committee on Judiciary	183
Reported back, majority and minority reports	466
Ordered printed. Made special order February 16, 1893, 10 o'clock	467
Majority report adopted and ordered engrossed	530
Read third time and passed	634
Passed the House with amendments	821
Amendments concurred in by the Senate	821
Delivered to the Governor	851
Signed by the Governor	865

No. 144. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 17, 1893—

"A bill for an act fixing the times of holding Circuit Court in the Twenty-third Judicial Circuit in the State of Indiana."	
Read first time	183
Constitutional rule suspended	183
Read second time, engrossed and read third time	183
Passed Senate	183
Passed the House	190
Signed by the Lieutenant-Governor	196
Delivered to Governor	196

No. 145. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 17, 1893—

"A bill for an act fixing the times of holding the terms of the Superior Court of Tippecanoe County."	
Read first time	184
Constitutional rule suspended	184
Read second time, engrossed and read third time	184
Passed Senate	184
Passed the House	191
Signed by Lieutenant-Governor	196
Delivered to the Governor	196
Signed by the Governor	221

No. 146. BY SENATOR MOORE. Introduced January 17, 1893—

"A bill for an act to amend section 601 of the Revised Statutes of 1881."	
Read first time and referred to Committee on Judiciary	185
Reported back recommending indefinite postponement	299
Report non-concurred in	299
Recommitted to Committee on Judiciary	304

No. 147. BY SENATOR STUART. Introduced January 17, 1893—

"A bill for an act to repeal section 2 of an act concerning liens," etc.	
Read first time and referred to Committee on Judiciary	185

No. 148. BY SENATOR MORGAN. Introduced January 18, 1893—

"A bill for an act to limit the power of Township Trustees," etc.	PAGE.
Read first time and referred to Committee on County and Township Business .	201
Reported back recommending passage	232
Read second time and ordered engrossed	261
Read third time and passed	281
Passed the House	403
Signed by the Lieutenant-Governor	423
Delivered to the Governor	423
Signed by the Governor	430

No. 149. BY SENATOR BINGHAM. Introduced January 18, 1893—

"A bill for an act providing for the release of mortgages," etc.	
Read first time and referred to Committee on Judiciary	203
Reported back recommending passage	299
Read second time and ordered engrossed	338
Read third time and passed	350
Passed the House	546
Signed by the Lieutenant-Governor	600
Delivered to the Governor	601
Signed by the Governor	616

No. 150. BY SENATOR CRUMPACKER. Introduced January 18, 1893—

"A bill for an act to authorize the Governor of the State of Indiana to exchange lands," etc.	
Read first time and referred to Committee on State Prisons	203
Reported back recommending passage	709
Constitutional rule suspended	712
Read second time, engrossed and read a third time	712
Passed the Senate	713
Passed the House	809
Approved by the Governor	902

No. 151. BY SENATOR BOYD. Introduced January 18, 1893—

"A bill for an act to amend sections 1 and 5 of an act concerning toll roads," etc.	
Read first time and referred to Committee on Roads	203
Reported back with amendments	612
Read second time and ordered engrossed	691
Read third time and failed to pass	816

No. 152. BY SENATOR GRIFFITH. Introduced January 18, 1893—

"A bill for an act authorizing an appeal to be taken from the decision of County Auditor to the Board of Commissioners," etc.	
Read first time and referred to Committee on Judiciary	203
Reported back	586
Indefinitely postponed	586

No. 153. BY SENATOR HOLCOMB. Introduced January 18, 1893—

"A bill for an act to amend an act requiring County Auditors to publish a statement of all allowances," etc.	
Read first time and referred to Committee on Printing	203
Reported back, recommending passage	304
Read second time and amended	341
Ordered engrossed	341
Read third time and passed	532
Passed the House	885
Signed by the Lieutenant-Governor	897
Delivered to the Governor	897
Approved by the Governor	903

No. 154. BY SENATOR KERN. Introduced January 18, 1893—

"A bill for an act requiring the State Board of Agriculture to account for moneys received," etc.	PAGE.
Read first time and referred to Committee on Agriculture.	203
Reported back	593
Ordered printed	593

No. 155. BY SENATOR KERN. Introduced January 18, 1893—

"A bill for an act to amend section 2 of an act of March 3, 1865," etc.	
Read first time and referred to Committee on Agriculture.	204
Reported back	356
Indefinitely postponed.	356

No. 156. BY SENATOR KOPELKE. Introduced January 18, 1893—

"A bill for an act concerning county officers," etc.	
Read first time and referred to Committee on Fees and Salaries.	204
Reported back	359
Ordered printed	360
Read second time and amended	692, 693
Ordered engrossed	693

No. 157. BY SENATOR McCUTCHEON. Introduced January 18, 1893 -

"A bill for an act authorizing condemnation and purchase of lands," etc.	
Read first time and referred to Committee on Judiciary	204
Reported back and referred to Committee on Finance.	327
Reported back, recommending passage	718
Read second time and amended.	800
Constitutional rule suspended	801
Read second time, engrossed and read third time	801
Passed the Senate	801
Passed the House with amendments	840
House amendments adopted by the Senate	841
Signed by the Lieutenant-Governor	852
Signed by the Governor	866

No. 158. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 18, 1893—

"A bill for an act defining and fixing liabilities of municipal corporations," etc.	
Read first time and referred to Committee on Judiciary	205
Reported back	367
Indefinitely postponed	367

No. 159. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 18, 1893—

"A bill for an act to amend section 132 of an act entitled an act providing for the settlement and distribution of decedents' estates," etc.	
Read first time and referred to Committee on Judiciary	205
Reported back, recommending passage.	299
Read second time and ordered engrossed	313
Read third time and passed.	347

No. 160 BY SENATOR McLEAN. Introduced January 18, 1893—

"A bill for an act amending section 11 of an act fixing the salary of County Commissioners, Township Assessors," etc.	
Read first time and referred to Committee on County and Township Business .	205
Reported back, recommending passage.	302
Read second time and ordered engrossed	338
Read a third time and amended	450
Passed the Senate	450

No. 161. BY SENATOR MOORE. Introduced January 18, 1893—

"A bill for an act to amend section 686 of the Revised Statutes of 1881."	PAGE.
Read first time and referred to Committee on Judiciary	205

No. 162. BY SENATOR NEWBY. Introduced January 18, 1893—

"A bill for an act to legalize the conveyance of real estate by attorneys in fact."	
Read first time and referred to Committee on Judiciary	206
Reported back	298
Indefinitely postponed	298

No. 163. BY SENATOR PARKER. Introduced January 18, 1893—

"A bill for an act providing for the recording of notice of indebtedness in certain cases," etc.	
Read first time and referred to Committee on Judiciary	206

No. 164. BY SENATOR SELLER. Introduced January 18, 1893—

"A bill for an act to amend section 1 of the act of March 9, 1889, providing for a general system of common schools," etc.	
Read a first time and referred to Committee on County and Township Business	206
Reported back recommending passage	661
Read second time and ordered engrossed	414
Read third time and passed	452

No. 165. BY SENATOR SMITH. Introduced January 18, 1893—

"A bill for an act empowering courts to appoint physicians and surgeons to make examinations," etc.	
Read first time and referred to Committee on Judiciary	206
Reported back	366
Read second time and ordered engrossed	414
Read third time and failed to pass	453

No. 166. BY SENATOR VAIL. Introduced January 18, 1893—

"A bill for an act to amend sections 1 and 2 of an act entitled 'An act to abolish the office of Board of Trustees of Water Works,' " etc.	
Read first time and referred to Committee on Cities and Towns	206
Reported back recommending passage	361
Read second time	414
Enacting clause stricken out	414

No. 167. BY SENATOR VAIL. Introduced January 18, 1893—

"A bill for an act to encourage the establishment of sugar factories in the State of Indiana," etc.	
Read first time and referred to Committee on Agriculture	207
Majority and minority reports offered	739
Majority report adopted	739

No. 168. BY SENATOR WIGGS. Introduced January 18, 1893—

"A bill for an act to amend section 4 of the liquor law, being section 5315 of the Revised Statutes of 1881," etc.	
Read first time and referred to Committee on Temperance	207
Reported back	607
Indefinitely postponed	607

No. 169. BY SENATOR WRAY. Introduced January 18, 1893—

"A bill for an act concerning highways and defining the duties of certain officers," etc.	
Read first time and referred to Committee on Roads	207

No. 170. BY SENATOR BINGHAM. Introduced January 18, 1893—

"A bill for an act authorizing Boards of Trustees of incorporated towns to appoint Deputy Marshals," etc.		PAGE.
Read first time and referred to Committee on Cities and Towns		207
Reported back recommending passage		330
Read second time and ordered engrossed		408
Read third time and passed		438
Passed the House		834
Delivered to the Governor		851
Signed by the Governor		866

No. 171. BY SENATOR GIFFORD. Introduced January 18, 1893—

"A bill for an act concerning highways, making Township Trustees ex officio Road Superintendents," etc.		
Read first time and referred to Committee on Roads		208
Reported back		470
Indefinitely postponed		470

No. 172. BY SENATOR KENNEDY. Introduced January 19, 1893—

"A bill for an act to amend section 14 of 'An act concerning elections,' approved March 6, 1891."		
Read first time and referred to Committee on Elections		213
Reported back, recommending passage		515
Read second time and ordered engrossed		613
Read third time and passed		635

No. 173. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 19, 1893—

"A bill for an act to authorize the Governor to appoint a Commission to coöperate with the National Commission to designate the position of Indiana regiments at Chickamauga," etc.		
Read first time and referred to Committee on Military Affairs		214
Reported back, recommending passage		329
Indefinitely postponed		701

No. 174. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 19, 1893—

"A bill for an act to amend section 6 of an act entitled 'An act to authorize cities and incorporated towns to construct, maintain and operate water-works,' " etc.		
Read first time and referred to Committee on Judiciary		215

No. 175. BY SENATOR SELLER. Introduced January 19, 1893—

"A bill for an act to amend sections 1 and 3 of an act entitled 'An act relative to the printing, binding and distribution of the session acts,' " etc.		
Read first time and referred to Committee on Judiciary		218
Reported back, recommending passage		588
Read second time and ordered engrossed		795

No. 176. BY SENATOR WRAY. Introduced January 19, 1893—

"A bill for an act to amend sections 2, 3 and 5 of an act concerning persons of unsound mind," etc.		
Read first time and referred to Committee on Judiciary		218
Reported back, recommending passage		326
Read second time and ordered engrossed		416
Read third time and passed		455

No. 177. BY SENATOR McLEAN. Introduced January 20, 1893—

"A bill for an act for the regulation of Children's Homes," etc.	PAGE.
Read first time and referred to Committee on Benevolent Institutions	232
Reported back with amendments	512
Read second time and ordered engrossed	611
Read third time and passed	631
Passed the House	892
Signed by the Lieutenant-Governor	897
Delivered to the Governor	897
Approved by the Governor	903

No. 178. BY SENATOR MOORE. Introduced January 20, 1893—

"A bill for an act to amend section 1 of an act entitled an act to provide for the repair of free turnpikes," etc.	
Read first time and referred to Committee on Roads	232
Reported back recommending passage	328
Read second time	399
Title amended	399
Engrossed	400
Read third time and passed	451
Passed the House	899
Approved by the Governor	902

No. 179. BY SENATOR MAGEE. Introduced January 20, 1893—

"A bill for an act regulating the sale of tobacco," etc.	
Read first time and referred to Committee on Health and Vital Statistics	232
Reported back recommending passage	303
Read second time and ordered engrossed	338
Read third time and passed	346
Passed the House	451
Signed by the Lieutenant-Governor	456
Delivered to the Governor	456
Signed by the Governor	480

No. 180. BY SENATOR BOYD. Introduced January 20, 1893—

"A bill for an act to repeal section 4 of an act concerning husband and wife."	
Read first time and referred to Committee on Judiciary	233
Reported back	386
Indefinitely postponed	386

No. 181. BY SENATOR GIFFORD. Introduced January 20, 1893—

"A bill for an act providing for the regulation and supervision of Foreign and Domestic Building, Loan Fund and Savings Associations."	
Read first time and referred to Committee on Insurance	234
Reported back with amendments, report adopted	363
Read second time	430
Postponed until February 10, 1893, at 10 o'clock	432
Sundry amendments	501 to 507
Bill and amendments ordered engrossed	507
Read third time and passed	533
Passed the House	813
Delivered to the Governor	851
Signed by the Governor	886

No. 182. BY SENATOR GIFFORD. Introduced January 20, 1893—

"A bill for an act regulating the jurisdiction of the Board of County Commissioners," etc.	PAGE.
Read first time and referred to Committee on Fees and Salaries	234
Reported back recommending passage	329
Read second time and amended	398
Referred to Senator Gifford for amendment	398
Reported back, concurred in	405
As amended ordered engrossed	405
Read third time and failed to pass	441

No. 183. BY SENATOR GRIFFITH. Introduced January 20, 1893—

"A bill for an act to amend section 123 of an act entitled an act fixing the compensation and prescribing the duties of certain State and county officers," etc.	
Read first time and referred to Committee on Fees and Salaries	234
Reported back	360
Indefinitely postponed	360

No. 184. BY SENATOR KERN. Introduced January 20, 1893—

"A bill for an act to amend sections 6 and 7 of an act entitled an act concerning the duties and compensation of the Reporter of the Supreme Court."	
Read first time and referred to Committee on Judiciary	235
Reported back recommending passage	464
Read second time	549
Read second time and ordered engrossed	610
Read third time and passed	635
Passed the House	881
Approved by the Governor	902

No. 185. BY SENATOR KERN. Introduced January 20, 1893—

"A bill for an act to enlarge the powers of Justices of the Peace," etc.	
Read first time and referred to Committee on Organizations of Courts	235
Reported back recommending passage	328
Read second time and ordered engrossed	398
Read third time and passed	442
Title amended	443
Passed the House	884
Signed by the Lieutenant-Governor	897
Delivered to the Governor	897
Approved by the Governor	903

No. 186. BY SENATOR McLEAN. Introduced January 20, 1893—

"A bill for an act to amend section 629 of an act concerning proceedings in certain civil cases," etc.	
Read first time and referred to Committee on Judiciary	235

No. 187. BY SENATOR NEWBY. Introduced January 20, 1893—

"A bill for an act to appropriate \$1,490 to reimburse Robert T. Overman for moneys expended," etc.	
Read first time and referred to Committee on Finance	236
Reported back, and referred to Committee on Claims	323
Ordered printed	495
Read second time	612
Read second time and ordered engrossed	790

No. 188. BY SENATOR GILMAN. Introduced January 23, 1893—

"A bill for an act to amend section 4 of an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 63 of an act concerning elections."	PAGE.
Read first time and referred to Committee on Elections	237
Reported back	418
Indefinitely postponed.	418

No. 189. BY SENATOR KERN. Introduced January 23, 1893—

"A bill for an act to repeal an act approved February 3, 1889," etc.	
Read first time and referred to Committee on Finance	237

No. 190. BY SENATOR LEYDEN. Introduced January 23, 1893—

"A bill for an act concerning intoxicating liquors."	
Read first time and referred to Committee on Temperance	238
Reported back	747
Indefinitely postponed.	747

No. 191. BY SENATOR LEYDEN. Introduced January 23, 1893—

"A bill for an act to prevent fraud."	
Read first time and referred to Committee on Agriculture.	238
Reported back	594
Indefinitely postponed.	594

No. 192. BY SENATOR McCUTCHEON. Introduced January 23, 1893—

"A bill for an act to amend sections 5 and 9 of an act entitled 'An act concerning elections.'"	
Read first time and referred to Committee on Elections	238
Reported back	420
Indefinitely postponed	420

No. 193. BY SENATOR MORGAN. Introduced January 23, 1893—

"A bill for an act making appropriations," etc.	
Read first time and referred to Committee on Benevolent Institutions	238
Majority and minority reports offered	731, 732
Majority report adopted	732
Postponed	732

No. 194. BY SENATOR THAYER. Introduced January 23, 1893—

"A bill for an act providing for the title and custody of certain public school property," etc.	
Read first time and referred to Committee on Cities and Towns.	238
Reported back, recommending passage	330
Read second time and amended.	400
Ordered engrossed	400
Read third time and passed	454
Passed the House	849
Signed by the Lieutenant-Governor	852
Signed by the Governor	866

No. 195. BY SENATOR CRANOR. Introduced January 24, 1893—

"A bill for an act to amend an act concerning proceedings in civil cases," etc.	
Read first time and referred to Committee on Judiciary.	256
Reported back	388
Indefinitely postponed.	388

No. 196. BY SENATOR CRANOR. Introduced January 24, 1893—

"A bill for an act to amend an act concerning proceedings in civil cases," etc.	PAGE.
Read first time and referred to Committee on Judiciary	256
Reported back	365
Indefinitely postponed.	365

No. 197. BY SENATOR ELLISON. Introduced January 24, 1893—

"A bill for an act authorizing Town Boards of Trustees to provide ordinances for the appointment of police officers," etc. .	
Read first time and referred to Committee on Judiciary	256
Reported back, recommending passage	585
Read second time and ordered engrossed	691

No. 198. BY SENATOR PARKER. Introduced January 24, 1893—

"A bill for an act relating to guardianships," etc.	
Read first time and referred to Committee on Judiciary	256
Reported back with majority and minority reports	324
Ordered printed	325

No. 199. BY SENATOR STUART. Introduced January 24, 1893—

"A bill for an act to amend section 1 of an act entitled an act to amend section 108 of an act concerning taxation," etc.	
Read first time and referred to Committee on Fees and Salaries	256
Reported back	359
Referred to Committee on County and Township Business	359
Reported back recommending passage	404
Read second time and amended	492
Engrossed	493
Read third time and passed	540
Passed the House	877
Approved by the Governor	902

No. 200. BY SENATOR THAYER. Introduced January 24, 1893—

"A bill for an act to amend section 12 of an act concerning gravel roads," etc.	
Read first time and referred to Committee on Roads	257
Reported back	355
Indefinitely postponed	355
Reconsidered and reported back to Committee on Roads	410
Reported back recommending passage	469
Read second time and ordered engrossed	613
Read third time and passed	622
Passed the House	883
Signed by the Lieutenant-Governor	897
Delivered to the Governor	897
Approved by the Governor	903

No. 201. BY SENATOR WISHARD. Introduced January 24, 1893—

"A bill for an act to amend section 22 of an act regulating accounts and the apportionment of estates," etc.	
Read first time and referred to Committee on Judiciary	257
Reported back with majority and minority reports	367
Majority report, recommending passage, adopted	368
Reported back with majority and minority reports	385
Both reports non-concurred in	385
Recommitted to Committee on Judiciary	385

No. 202. BY SENATOR CRANOR. Introduced January 21, 1893—

"A bill for an act to amend section 3 of an act concerning recording of wills," etc.	PAGE.
Read first time and referred to Committee on Judiciary	257
Reported back, recommending passage	586
Read second time and ordered engrossed	691
Read third time and passed	817

No. 203. BY SENATOR KERN. Introduced January 24, 1893—

"A bill for an act regulating the hauling of baggage," etc.	
Read first time and referred to Committee on Railroads	257

No. 204. BY SENATOR KERN. Introduced January 24, 1893—

"A bill for an act appropriating money to pay certain warrants held by Wm. H. Draper."	
Read first time and referred to Committee on Claims	257

No. 205. BY SENATOR CRANOR. Introduced January 25, 1893—

"A bill for an act supplemental to an act concerning street and sewer improvements," etc.	
Read first time and referred to Committee on Cities and Towns	267
Reported back, recommending passage	331
Read second time	383
Indefinitely postponed	383

No. 206. BY SENATOR GIFFORD. Introduced January 25, 1893—

"A bill for an act to amend sections 2, 8 and 9, the same being sections 4286, 4292 and 4293 of the Revised Statutes of 1881," etc.	
Read first time and referred to Committee on Swamp Lands	267
Reported back, recommending passage	358
Read second time and ordered engrossed	411
Read third time and passed	442
Passed the House	893
Signed by the Lieutenant-Governor	897
Delivered to the Governor	897
Approved by the Governor	908

No. 207. BY SENATOR HOBSON. Introduced January 25, 1893—

"A bill for an act to legalize the acts of notaries public," etc.	
Read first time and referred to Committee on Judiciary	267
Reported back	366
Indefinitely postponed	366

No. 208. BY SENATOR HOBSON. Introduced January 25, 1893—

"A bill for an act to legalize the incorporation of the town of Eugene, Vermillion County, Indiana," etc.	
Read first time	267
Constitutional rule suspended	268
Read second and third times	268
Passed Senate	268
Passed the House with amendments	541
House amendments concurred in	541
Signed by the Lieutenant Governor	548
Delivered to the Governor	569
Signed by the Governor	568

No. 209. BY SENATOR McCUTCHEON. Introduced January 25, 1893—

"A bill for an act to amend section 4 of an act entitled an act to authorize County Commissioners to construct free turnpikes," etc.	PAGE.
Read first time and referred to Committee on County and Township Business .	269
Reported back recommending passage	302
Read second time and ordered engrossed	338
Read third time and passed	345

No. 210. BY SENATOR MCGREGOR. Introduced January 25, 1893—

"A bill for an act to amend section 112 of an act entitled an act concerning taxation," etc.	
Read first time and referred to Committee on Finance	260
Reported back	324
Indefinitely postponed	324

No. 211. BY SENATOR PARKER. Introduced January 25, 1893—

"A bill for an act concerning the duties of Clerks of Circuit Courts," etc.	
Read first time and referred to Committee on Judiciary	269
Reported back recommending passage	465
Read second time and ordered engrossed	613
Read third time, referred to special committee to amend	621
Special committee's report adopted	821
Bill as amended passed the Senate	621

No. 212. BY SENATOR SELLER. Introduced January 25, 1893—

"A bill for an act concerning live stock insurance companies," etc.	
Read first time and referred to Committee on Insurance	269
Reported back recommending passage	304
Read second time and ordered engrossed	338
Read third time and passed	351
Passed the House	691
Delivered to the Governor	739
Signed by the Governor	798

No. 213. BY SENATOR SELLER. Introduced January 25, 1893—

"A bill for an act creating a Board of Pardons and Parole of Prisoners, and defining their duties," etc.	
Read first time and referred to Committee on Benevolent Institutions	269
Reported back	513
Indefinitely postponed	513

No. 214. BY SENATOR STEWART. Introduced January 25, 1893—

"A bill for an act to divide the State into Judicial Circuits," etc.	
Read first time and referred to Committee on Organization of Courts	270
Reported back with majority and minority reports	389-392
Made special order for February 9, 1893, at 2 P. M	393

No. 215. BY SENATOR MCHUGH, OF TIPPECANOE. Introduced January 25, 1893.

"A bill for an act to authorize railroad companies to issue preferred stock in exchange for common stock, and declaring an emergency."	
Read first time and referred to Committee on Judiciary	271
Reported back recommending passage	325
Read second time and ordered engrossed	398
Read third time and passed	444
Passed the Senate	655
Passed the House	672
Delivered to the Governor	659
Signed by the Governor	671

No. 216. BY SENATOR VAIL. Introduced January 25, 1893—

"A bill for an act prescribing some of the duties of Prosecuting Attorneys, and to amend an act approved March 6, 1891."

	PAGE.
Read first time and referred to Committee on Education	271
Reported back recommending passage	762

No. 217. BY SENATOR BECK. Introduced January 25, 1893—

"A bill for an act concerning the drainage of swamp lands," etc.

Read first time and referred to Committee on Swamp Lands	272
--	-----

No. 218. BY SENATOR BECK. Introduced January 25, 1893—

"A bill for an act to appropriate twenty-five thousand dollars to complete the work of removing the ledge in the Kankakee River."

Read first time and referred to Committee on Finance	272
Reported back, recommending passage	324
Read second time and ordered engrossed	383
Read third time and passed	437
Passed the House	858
Delivered to the Governor	870
Approved by the Governor	902

No. 219. BY SENATOR KERN. Introduced January 25, 1893—

"A bill for an act for the incorporation of religious societies," etc.

Read first time and referred to Committee on Corporations	273
Reported back, recommending indefinite postponement	513
Recommitted	513
Reported back with substitute	732
Report adopted	733

No. 220. BY SENATOR KERN. Introduced January 25, 1893—

"A bill for an act prescribing the duties of railroad companies with reference to street crossings," etc.

Read first time and referred to Committee on Railroads	273
Reported back, recommending passage	799

No. 221. BY SENATOR MORGAN. Introduced January 26, 1893—

"A bill for an act to amend an act entitled an act to incorporate the Indiana Insurance Company, approved January 15, 1850."

Read first time and referred to Committee on Insurance	294
Reported back with amendments	362
Report concurred in	363
Read second time and ordered engrossed	415
Read third time and passed	438
Passed the House	643
Signed by the Lieutenant-Governor	654
Delivered to the Governor	659
Signed by the Governor	671

No. 222. BY SENATOR WISHARD. Introduced January 26, 1893—

"A bill for an act appropriating money for the claim of A. Bruner, on account of constructing a sewer," etc.

Read first time and referred to Committee on Claims	294
Reported back	763
Indefinitely postponed	762

No. 223. BY SENATOR McHUGH, OF MARION. Introduced January 27, 1893—

"A bill for an act legalizing acts of incorporations," etc.	PAGE.
Read first time and referred to Committee on Affairs of the City of Indianapolis.	304
Reported back, recommending passage.	316
Constitutional rule suspended.	316
Read second time, engrossed and read third time	317
Passed the Senate	317
Passed the House	451
Signed by the Lieutenant-Governor	456
Delivered to the Governor.	456
Signed by the Governor	481

No. 224. BY SENATOR WISHARD. Introduced January 27, 1893—

"A bill for an act to amend section 6 of an act entitled an act providing for the ap- pointment of notaries public," etc.	
Read first time and referred to Committee on Judiciary	304
Reported back, recommending passage.	328
Read second time and ordered engrossed.	384
Read third time and passed	454

No. 225. BY SENATOR McKELVEY. Introduced January 27, 1893—

"A bill for an act to amend section 1 of an act entitled an act requiring corporations to pay their employees once in every two weeks," etc.	
Read first time and referred to Committee on Mines and Mining	304
Reported back, recommending passage.	354
Read second time and ordered engrossed.	398
Read third time and passed	445
Passed the House	818
Delivered to the Governor.	858
Signed by the Governor	856

No. 226. BY SENATOR McKELVEY. Introduced January 27, 1893—

"A bill for an act providing for a burial permit and report of death," etc.	
Read first time and referred to Committee on Public Health	305
Reported back, recommending passage.	534
Read second time and ordered engrossed	613
Read third time and failed to pass	622

No. 227. BY SENATOR ELLISON. Introduced January 27, 1893—

"A bill for an act to amend section 3 of an act entitled an act to amend an act en- titled an act to provide for a general system of common schools," etc.	
Read first time and referred to Committee on Education	306
Reported back, recommending passage.	371
Read second time and ordered engrossed	415
Read third time and passed	439

No. 228. BY SENATOR ELLISON. Introduced January 27, 1893.

"A bill for an act to amend section 1 of an act to amend section 153 of an act provid- ing for a general system of public schools," etc.	
Read first time and referred to Committee on Education	306
Reported back, recommending passage	592
Read second time and ordered engrossed	691

No. 229. BY SENATOR BAKER. Introduced January 27, 1893—

"A bill for an act to amend section 28 of an act concerning the partition of lands," etc.	PAGE.
Read first time and referred to Committee on Judiciary.	306
Reported back, recommending passage.	466
Read second time and ordered engrossed	689
Read third time and passed	812
Passed the House	887
Signed by the Lieutenant-Governor	897
Delivered to the Governor.	897
Approved by the Governor	903

No. 230. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 27, 1893—

"A bill for an act to amend section 1 of an act entitled an act concerning the organization and perpetuity of voluntary associations," etc.	
Read first time and referred to Committee on Judiciary	306
Reported back, recommending passage	326
Read second time and amended	432
Ordered engrossed	433
Read third time and passed	444
Passed the House with amendments	832
House amendments adopted	833
Delivered to the Governor.	851
Signed by the Governor	866

No. 231. BY SENATOR MCGREGOR. Introduced January 27, 1893—

"A bill for an act entitled an act supplementary to an act entitled an act to regulate and license the sale of intoxicating liquors."	
Read first time and referred to Committee on Temperance	306
Reported back recommending passage	747

No. 232. BY SENATOR FRENCH. Introduced January 27, 1893—

"A bill for an act prohibiting railroad companies or corporations from collecting over-charges on freight," etc.	
Read first time and referred to Committee on Finance	307
Reported back and referred to Committee on Railroads	323

No. 233. BY SENATOR BINGHAM. Introduced January 27, 1893—

"A bill for an act to prevent tramping, and declaring who shall be a tramp," etc.	
Read first time and referred to Committee on Judiciary	307
Reported back	386
Indefinitely postponed	396

No. 234. BY SENATOR SELLER. Introduced January 27, 1893.

"A bill for an act concerning the sufficiency of the evidence in actions of libel and slander," etc.	
Read first time and referred to Committee on Judiciary	307
Reported back recommending passage	720

No. 235. BY SENATOR SELLER. Introduced January 27, 1893—

"A bill for an act to amend section 1 of an act for the preservation of the health of woman."	
Read first time and referred to Committee on Public Health	307
Reported back recommending passage	393
Read second time and ordered engrossed	414
Read third time and passed	453
Passed the House	884
Approved by the Governor	903

No. 236. BY SENATOR McHUGH, OF MARION. Introduced January 27, 1893—

"A bill for an act concerning insurance companies," etc.	PAGE.
Read first time and referred to Committee on Insurance	307
Reported back recommending passage	606
Read second time and ordered engrossed	708

No. 237. BY SENATOR MORGAN. Introduced January 27, 1893—

"A bill for an act defining the powers of common councils," etc.	
Read first time and referred to Committee on Corporations	307

No. 238. BY SENATOR HOLLAND. Introduced January 27, 1893—

"A bill for an act for the incorporation of bank associations and savings banks," etc.	
Read first time and referred to Committee on Banks	308
Reported back	870
Indefinitely postponed	870

No. 239. BY SENATOR BOORD. Introduced January 30, 1893—

"A bill for an act to amend section 2 of an act entitled an act requiring railroad corporations, companies or persons operating within this State to give notice at stations whether passenger trains are on schedule time."	
Read first time and referred to Committee on Railroads	312
Reported back with amendments	573
Ordered printed	573

No. 240. BY SENATOR LOVELAND. Introduced January 30, 1893—

"A bill for an act concerning platting of lots, lands, etc., and declaring an emergency."	
Read first time and referred to Committee on Cities and Towns	317

No. 241. BY SENATOR LOVELAND. Introduced January 30, 1893—

"A bill for an act creating a Judicial Circuit and providing for the election of a Judge and Prosecuting Attorney for said circuit and the election of a Prosecuting Attorney for the 36th Judicial Circuit," etc.	
Read first time and referred to Committee on Organization of Courts	317
Majority and minority reports offered	722
Majority reports adopted	722
Indefinitely postponed	722

No. 242. BY SENATOR MORGAN. Introduced January 30, 1893—

"A bill for an act concerning the incorporation and government of cities having more than thirty thousand and less than forty-nine thousand population," etc.	
Read first time and referred to Committee on Cities and Towns	321

No. 243. BY SENATOR GRIFFITH. Introduced January 30, 1893—

"A bill for an act to amend section 1 of an act entitled an act providing for a general system of common schools in all cities of thirty thousand or more inhabitants," etc.	
Read first time and referred to Committee on Education	321

No. 244. BY SENATOR SWEENEY. Introduced January 30, 1893—

"A bill for an act authorizing the wardens of the State Prisons North and South to purchase feed and dispose of cattle," etc.	
Read first time and referred to Committee on Prisons	322
Reported back, recommending passage	426
Read second time and ordered engrossed	494
Read third time and passed	540
Passed the House	833
Delivered to the Governor.	851
Signed by the Governor	866

No. 245. BY SENATOR BECK. Introduced January 30, 1893—

"A bill for an act concerning drains," etc.	PAGE.
Read first time and referred to Committee on Swamp Lands.	322
Reported back	357
Indefinitely postponed.	357

No. 246. BY SENATOR KOPELKE. Introduced January 30, 1893—

"A bill for an act to amend section 1 of an act entitled an act prohibiting the obstruction of ditches," etc.	
Read first time and referred to Committee on Swamp Lands	322
Reported back, recommending passage.	358
Read second time and ordered engrossed	414
Read third time and passed	443

No. 247. BY SENATOR AKIN. Introduced January 31, 1893—

"A bill for an act to amend sections 1 and 3 of an act entitled an act to create a Board of Commissioners for the purpose of securing for use in the common schools of Indiana a series of text books," etc.	
Read first time and referred to Committee on Education	334

No. 248. BY SENATOR FULK. Introduced January 31, 1893—

"A bill for an act to amend section 1 of an act approved February 26, 1891, relating to drainage," etc.	
Read first time and referred to Committee on Swamp Lands.	335
Reported back, recommending passage.	358
Read second time and ordered engrossed.	411
Read third time and passed	441
Passed the House	534
Delivered to the Governor.	551
Signed by the Governor.	555

No. 249. BY SENATOR GIFFORD. Introduced January 31, 1893—

"A bill for an act regulating, in certain cases, the making of loans from the school fund," etc.	
Read first time and referred to committee on County and Township Business .	335
Reported back, recommending passage.	480
Read second time and ordered engrossed.	610
Read third time and passed	637

No. 250. BY SENATOR GIFFORD. Introduced January 31, 1893—

"A bill for an act to legalize the incorporation of the Mutual Life and Endowment Association of Indiana," etc.	
Read first time and referred to Committee on Insurance	335
Reported back with amendments	606
Read second time and ordered engrossed	694

No. 251. BY SENATOR HOLLAND. Introduced January 31, 1893—

"A bill for an act to amend section 9 of an act entitled an act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled an act concerning elections."	
Read first time and referred to Committee on Elections	335
Reported back	420
Indefinitely postponed	420

No. 252. BY SENATOR KERN. Introduced January 31, 1893—

"A bill for an act to provide for safety and sanitary arrangements and construction in buildings to be used as asylums," etc.	PAGE.
Read first time and referred to Committee on Benevolent Institutions	335
Reported back	510
Indefinitely postponed	510

No. 253. BY SENATOR KERN. Introduced January 31, 1893—

"A bill for an act concerning platting lots, lands," etc.	
Read first time and referred to Committee on Cities and Towns	336

No. 254. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 31, 1893.

"A bill for an act for the incorporation of companies organized for the improvement of horse breeding," etc.	
Read first time and referred to Committee on Judiciary	336

No. 255. BY SENATOR McHUGH, OF TIPPECANOE. Introduced January 31, 1893—

"A bill for an act authorizing and empowering manufacturing, mining and other companies which have been, or may hereafter be, organized and incorporated under any law of this State to issue shares of preferred stock," etc.	
Read first time and referred to Committee on Judiciary	337
Reported back recommending passage	366
Indefinitely postponed	701

No. 256. BY SENATOR WRAY. Introduced January 31, 1893—

"A bill for an act to prevent frauds," etc.	
Read first time and referred to Committee on Federal Relations	337
Reported back and ordered printed	475
Read second time and ordered engrossed	613
Read third time and failed to pass for want of a constitutional majority	641

No. 257. BY SENATOR WRAY. Introduced January 31, 1893—

"A bill for an act fixing the limit of compensation for carrying passengers by common carriers," etc.	
Read first time and referred to Committee on Corporations	337

No. 258. BY SENATOR BARNES. Introduced January 31, 1893—

"A bill for an act to repeal section four (4) of an act entitled 'An act to amend sections 2, 15, 19, 23, 26, 29, 34, 44, 45, 46, 47, 49, 52 and 65 of an act entitled 'An act concerning elections'.'"	
Read first time and referred to Committee on Elections	337
Reported back	515
Indefinitely postponed	515

No. 259. BY SENATOR ELLISON. Introduced January 31, 1893—

"A bill for an act to define the qualification of County School Superintendent."	
Read first time and referred to Committee on Education	344
Reported back recommending passage	468
Read second time and ordered engrossed	609
Read third time and passed	639

No. 260. BY SENATOR McCUTCHEON. Introduced February 2, 1893—

"A bill for an act concerning enumeration and education of deaf and mute persons," etc.	
Read first time and referred to Committee on Benevolent Institutions	377
Reported back	512
Indefinitely postponed	512

No. 261. BY SENATOR McCUTCHEON. Introduced February 2, 1893—

"A bill for an act concerning the incorporation and government of cities having more than fifty thousand and less than one hundred thousand population," etc. PAGE.	
Read first time and referred to Committee on Judiciary	378
Reported back with amendments	696
Report concurred in	698
Constitutional rule suspended	698
Read second and third times	698
Passed the Senate	698
Passed the House	635
Delivered to the Governor	858
Signed by the Governor	856

No. 262. BY SENATOR BARNES. Introduced February 2, 1893—

"A bill for an act providing for the erection of a monument over the grave of ex-Governor Jonathan Jennings and declaring an emergency."	
Read first time	378
Constitutional rule suspended	378
Read second time, engrossed and read third time	378
Passed the Senate	378
Passed the House	826
Delivered to the Governor	851
Signed by the Governor	856

No. 263. BY SENATOR WRAY. Introduced February 2, 1893—

"A bill for an act to prevent the obstruction of streams and water courses," etc.	
Read first time and referred to Committee on Swamp Lands.	379
Reported back, recommending indefinite postponement	470
Recommitted with instructions	471

No. 264. BY SENATOR McHUGH, OF MARION. Introduced February 2, 1893—

"A bill for an act changing the name of Governor Circle to Monument Place," etc.	
Read first time and referred to Committee on Soldiers' and Sailors' Monument	379
Reported with amendments; report concurred in	582
Read second time and amended	699
Constitutional rule suspended	699
Read third time and passed	700
Passed the House	832
Delivered to the Governor.	851
Signed by the Governor	867

No. 265. BY SENATOR BAKER. Introduced February 2, 1893—

"A bill for an act to amend section 48 of an act prescribing the duties of State and county officers," etc.	
Read first time and referred to Committee on Fees and Salaries.	379
Reported back	473
Indefinitely postponed	473

No. 266. BY SENATOR STUART. Introduced February 2, 1893—

"A bill for an act to extend the powers of Justices of the Peace," etc.	
Read first time and referred to Committee on Organization of Courts	380
Reported back	723
Indefinitely postponed	723

No. 267. BY SENATOR STUART. Introduced February 2, 1893—

"A bill for an act to repeal section 3 of an act for the completion of the Soldiers' and Sailors' Monument," etc.	PAGE.
Read first time and referred to Committee on Soldiers' and Sailors' Monument	380
Reported back, recommending passage	582
Read second time	700
Constitutional rule suspended.	700
Read third time and passed	701
Passed the House.	827
Delivered to the Governor	851
Signed by the Governor	867

No. 268. BY SENATOR FULK. Introduced February 2, 1893—

"A bill for an act to legalize certain plats of city and town lots," etc.	
Read first time and referred to Committee on Judiciary	380
Reported back recommending passage	465
Read second time and ordered engrossed	610
Read third time and passed	638

No. 269. BY SENATOR SMITH. Introduced February 2, 1893—

"A bill for an act concerning gas and oil wells."	
Read first time and referred to Committee on Natural Gas	380
Reported back recommending passage	425

No. 270. BY SENATOR SMITH. Introduced February 2, 1893—

"A bill for an act to amend section 1 of an act to authorize companies organized for the purpose of drilling and mining for petroleum or natural gas."	
Read first time and referred to Committee on Natural Gas	380

No. 271. BY SENATOR SMITH. Introduced February 2, 1893—

"A bill for an act to amend sections 1 and 2 of an act to regulate the mode of procuring, transporting and using natural gas," etc.	
Read first time and referred to Committee on Natural Gas	381

No. 272. BY SENATOR KERN. Introduced February 2, 1893—

"A bill for an act to amend section 415, R. S. 1881, and to repeal section 1383, R. S. 1881."	
Read first time and referred to Committee on Judiciary	381

No. 273. BY SENATOR KERN. Introduced February 2, 1893—

"A bill for an act making an appropriation for four subsidiary monuments surrounding the State Soldiers' and Sailors' Monument."	
Read first time and referred to Committee on Soldiers' and Sailors' Monument.	381

No. 274. BY SENATOR KERN. Introduced February 2, 1893—

"A bill for an act concerning the appointment of official stenographers," etc.	
Read first time and referred to Committee on Organization of Courts	382
Reported back	724
Indefinitely postponed	724

No. 275. BY SENATOR McLEAN. Introduced February 2, 1893—

"A bill for an act to provide for alumnal representation on Boards of Trustees of universities, colleges," etc.	
Read first time and referred to Committee on Education	382
Reported back recommending passage	469

No. 276. BY SENATOR THOMPSON. Introduced February 2, 1893—

"A bill for an act to define fraudulent marriages," etc.	PAGE.
Read first time and referred to Committee on Judiciary	382
Reported back and referred to Committee of the whole Senate	387

No. 277. BY SENATOR WISHARD. Introduced February 2, 1893—

"A bill for an act regulating and prescribing the manner of procedure by County Commissioners, Township Trustees, Township and County Superintendents, etc., and declaring an emergency."	
Read first time and referred to Committee on County and Township Business .	382
Reported back recommending passage	404
Read third time and passed	614

No. 278. BY SENATOR WISHARD. Introduced February 2, 1893—

"A bill for an act to amend section 541 of an act entitled an act concerning proceedings in civil cases," etc.	
Read first time and referred to Committee on Judiciary	382

No. 279. BY SENATOR WISHARD. Introduced February 2, 1893—

"A bill for an act to provide for safety and sanitary arrangements and construction in buildings to be used as asylums, school houses," etc.	
Read first time and referred to Committee on Benevolent Institutions	382
Read second time and ordered engrossed	613

No. 280. BY SENATOR WISHARD. Introduced February 2, 1893—

"A bill for an act to confer the privilege to vote upon women," etc.	
Read first time and referred to Committee on Cities and Towns	383

No. 281. BY SENATOR AKIN. Introduced February 3, 1893—

"A bill for an act to legalize the incorporation of the town of Carlisle, Sullivan County, Indiana, and declaring an emergency."	
Read first time	388
Constitutional rule suspended	388
Read second time, engrossed and read third time	389
Passed Senate	389
Signed by the Lieutenant-Governor	611
Delivered to the Governor	611
Signed by the Governor	616

No. 282. BY SENATOR ELLISON. Introduced February 3, 1893—

"A bill for an act concerning text books."	
Read first time and referred to Committee on Education	396

No. 283. BY SENATOR FULK. Introduced February 3, 1893—

"A bill for an act for the publication of papers, notes of importance and special studies read at annual meetings of the Indiana Academy."	
Read first time and referred to Committee on Education	396
Reported back, recommending passage	468
Read second time and ordered engrossed	610
Read third time	640
Failed to pass	640

No. 284. BY SENATOR GIFFORD. Introduced February 3, 1893—

"A bill for an act to provide for the protection of camp-meeting grounds," etc.	
Read first time and referred to Committee on Agriculture	396
Reported back	596
Indefinitely postponed.	596

No. 285. BY SENATOR GIFFORD. Introduced February 3, 1893—

"A bill for an act providing for the examination of the official record of certain county officers."	PAGE.
Read first time and referred to Committee on County and Township Business .	397
Reported back	479
Recommitted to Committee on Judiciary	480
Reported back, recommending passage	720

No. 286. BY SENATOR SELLER. Introduced February 3, 1893—

"A bill for an act to amend section 13 of an act entitled an act to amend sections 2, 15, 19, 23, 28, 29, 34, 44, 45, 46, 47, 49, 52 and 65, concerning elections."	
Read first time and referred to Committee on Elections	397
Reported back, recommending passage	420
Read second time and ordered engrossed	492
Read third time and failed to pass	533

No. 287. BY SENATOR STUART. Introduced February 3, 1893—

"A bill for an act fixing the number of districts in towns for the purpose of electing officers thereof, and declaring an emergency."	
Read first time and referred to Committee on Cities and Towns	397
Reported back, recommending passage	758

No. 288. BY SENATOR THOMPSON. Introduced February 3, 1893—

"A bill for an act to regulate the supply and consumption of natural gas."	
Read first time and referred to Committee on Natural Gas	397
Reported back with amendments. Concurred in	425

No. 289. BY SENATOR CRANOR. Introduced February 3, 1893—

"A bill for an act concerning the use of public highways for steam, gas, water and oil pipes and lines."	
Read first time and referred to Committee on Natural Gas	400

No. 290. BY SENATOR MAGEE. Introduced February 6, 1893—

"A bill for an act concerning libel in civil action."	
Read first time and referred to Committee on Judiciary	405
Reported back	464
Indefinitely postponed	465

No. 291. BY SENATOR MAGEE. Introduced February 6, 1893—

"A bill for an act to amend section 2 of an act entitled 'An act defining libel'."	
Read first time and referred to Committee on Judiciary	405
Reported back recommending passage	464
Read second time and ordered engrossed	696
Read third time	809
Laid on the table	810

No. 292. BY SENATOR WISHARD. Introduced February 6, 1893—

"A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana," etc.	
Read first time and referred to Committee on Legislative Apportionment	406

No. 293. BY SENATOR WISHARD. Introduced February 6, 1893—

"A bill for an act to amend an act entitled 'An act authorizing the acceptance of surety companies as sureties upon bonds'," etc.	
Read first time and referred to Committee on Judiciary	406
Reported back recommending passage	584

No. 294. BY SENATOR FULK. Introduced February 6, 1893—

"A bill for an act to fix the number of Senators and Representatives to the General Assembly of the State of Indiana," etc.	PAGE.
Read first time and referred to Committee on Judiciary	407

No. 295. BY SENATOR KENNEDY. Introduced February 6, 1893—

"A bill for an act requiring Township Trustees to keep a register of township orders," etc.	
Read first time and referred to Committee on County and Township Business. .	408
Reported back recommending passage	479
Read second time and ordered engrossed	696
Read third time and passed	819

No. 296. BY SENATOR McDONALD. Introduced February 6, 1893—

"A bill for an act to provide official seals for Justices of the Peace," etc.	
Read first time and referred to Committee on County and Township Business. .	408
Reported back	480
Indefinitely postponed	480

No. 297. BY SENATOR THAYER. Introduced February 6, 1893—

"A bill for an act concerning barbed and other wire fences," etc.	
Read first time and referred to Committee on Agriculture	408
Majority and minority reports	595
Minority report adopted. Indefinitely postponed	596

No. 298. BY SENATOR PARKER. Introduced February 6, 1893—

"A bill for an act to amend section 33 of an act concerning public offenses," etc.	
Read first time and referred to Committee on Judiciary	415
Reported back recommending passage	466
Read second time and ordered engrossed	613
Read third time and passed	647

No. 299. BY SENATOR PARKER. Introduced February 6, 1893—

"A bill for an act extending to minority political parties the right to representation on Election Boards."	
Read first time	415
Motion to reject bill lost	416
Referred to Committee on Elections	417
Reported back, minority and majority reports	527
Minority report adopted	532
Read second time and ordered engrossed	613
Read third time	623
Passed the Senate	628
Passed the House with amendments	
No action on House amendments	893

No. 300. BY SENATOR STUART. Introduced February 6, 1893—

"A bill for an act to amend sections 6 and 7 of an act to protect domestic animals," etc.	
Read first time and referred to Committee on Education	415
Reported back recommending passage	467

No. 301. BY SENATOR MORGAN. Introduced February 6, 1893—

"A bill for an act fixing the time of holding elections, and providing for the extension of the terms of present officers," etc.	
Read first time and referred to Committee on Judiciary	415
Reported back recommending passage	757

No. 302. BY SENATOR SELLER. Introduced February 7, 1893—

"A bill for an act to repeal section 4679, R. S. 1881, concerning elections."	PAGE.
Read first time and referred to Committee on Elections	427
Reported back	514
Indefinitely postponed	514

No. 303. BY SENATOR SELLER. Introduced February 7, 1893—

"A bill for an act to amend section 4496, R. S. 1881, concerning taxation for common school purposes."	
Read first time and referred to Committee on Education	428

No. 304. BY SENATOR SELLER. Introduced February 7, 1893—

"A bill for an act to amend section 124 of an act in relation to fees and salaries."	
Read first time and referred to Committee on County and Township Business .	428
Reported back	481
Recommitted	481
Majority and minority reports offered	600
Minority report adopted, recommending passage	600

No. 305. BY SENATOR SELLER. Introduced February 7, 1893—

"A bill for an act to amend section 42 of an act concerning elections."	
Read first time and referred to Committee on Elections	428
Reported back	514
Indefinitely postponed	515

No. 306. BY SENATOR McKELVEY. Introduced February 7, 1893—

"A bill for an act to amend section 2 of an act providing for the obstruction of ditches."	
Read first time and referred to Committee on Swamp Lands	428
Reported back, recommending passage	470
Read second time and ordered engrossed	610
Read third time and passed	634

No. 307. BY SENATOR KENNEDY. Introduced February 7, 1893—

"A bill for an act in relation to roads and highways."	
Read first time and referred to Committee on Roads	428

No. 308. BY SENATOR WRAY. Introduced February 7, 1893—

"A bill for an act to amend section 1 of an act entitled 'An act providing for a homestead and exempting it from sale on execution and exempting certain personal property from attachment,' " etc.	
Read first time and referred to Committee on Judiciary	429
Reported back, recommending passage	719

No. 309. BY SENATOR PARKER. Introduced February 7, 1893—

"A bill for an act to amend an act entitled an act concerning proceedings in civil cases," etc.	
Read first time and referred to Committee on Judiciary	429

No. 310. BY SENATOR MAGEE. Introduced February 7, 1893—

"A bill for an act to uniformity of procedure in the discharge of inmates of the State Hospital for the Insane, and declaring an emergency."	
Read first time and referred to Committee on Benevolent Institutions	429
Reported back recommending passage	514
Read second time and ordered engrossed	696

No. 311. BY SENATOR GILMAN. Introduced February 7, 1893—

"A bill for an act to amend sections 77 and 125 of an act entitled an act fixing the compensation and prescribing the duties of certain State and county officers," etc.

	PAGE.
Read first time and referred to Committee on Fees and Salaries	429
Reported back	474
Indefinitely postponed	474

No. 312. BY SENATOR KOPELKE. Introduced February 7, 1893—

"A bill for an act to amend section 66 of fee and salary law of 1891."

Read first time and referred to Committee on Fees and Salaries.	434
Reported back	473
Indefinitely postponed	473

No. 313. BY SENATOR BOYD. Introduced February 9, 1893—

"A bill for an act to legalize the incorporation of the town of Gas City, Grant County."

Read first time	448
Constitutional rule suspended.	448
Read second time, engrossed and read third time	448
Passed Senate	448
Passed the House	460
Signed by Lieutenant-Governor.	461
Delivered to the Governor.	462
Signed by the Governor	481

No. 314. BY SENATOR WISHARD. Introduced February 10, 1893—

"A bill for an act to amend sections 1 and 12 of an act entitled an act to provide for the incorporation of street railroad companies," etc.

Read first time and referred to Committee on Affairs of the City of Indianapolis.	472
---	-----

No. 315. BY SENATOR MOORE. Introduced February 10, 1893—

"A bill for an act to repeal the act regulating the practice of medicine, approved April 11, 1885."

Read first time and referred to Committee on Public Health	472
Reported back	529
Indefinitely postponed	529

No. 316. BY SENATOR KERN. Introduced February 10, 1893—

"A bill for an act entitled an act to establish a State Board of Conciliation," etc.

Read first time and referred to Committee on Labor	473
Reported back recommending passage	578
Read second time and ordered engrossed	696

No. 317. BY SENATOR FRENCH. Introduced February 10, 1893—

"A bill for an act making Township Trustees chief supervisors of all roads and highways," etc.

Read first time and referred to Committee on Roads	471
Reported back with amendments	509
Read second time and ordered engrossed	610
Read third time and passed	639

No. 318. BY SENATOR THAYER. Introduced February 10, 1893—

"A bill for an act to amend section 6 of an act entitled an act for the incorporation of building, loan fund and savings associations," etc.		PAGE.
Read first time and referred to Committee on Corporations		482
Reported back recommending passage		508
Read second time and ordered engrossed		613
Read third time		616
Passed the Senate		618
Passed the House		888
Signed by the Lieutenant-Governor		897
Delivered to the Governor		897
Approved by the Governor		903

No. 319. BY SENATOR CRANOR. Introduced February 10, 1893—

"A bill for an act to provide for the destruction of weeds," etc.		
Read first time and referred to Committee on Roads		482
Reported back recommending passage		509
Read second time and ordered engrossed		610
Read third time and passed		632

No. 320. BY SENATOR FRENCH. Introduced February 10, 1893—

"A bill for an act to amend an act passed March 5, 1891, entitled an act to protect domestic animals," etc.		
Read first time and referred to Committee on Agriculture		482
Majority and minority reports offered		741
Minority report adopted		741
Indefinitely postponed.		741

No. 321. BY SENATOR GRIFFITH. Introduced February 10, 1893—

"A bill for an act regulating the furnishing of books for use in the common schools of Indiana."		
Read first time and referred to Committee on Education		483
Reported back, recommending passage		494
Read second time		564
Amended.		565
Constitutional rule suspended.		567
Considered engrossed and read third time		567
Passed the Senate		567
Passed the House		643
Signed by the Governor		807

No. 322. BY SENATOR ELLISON. Introduced February 10, 1893—

"A bill for an act authorizing the Common Council of any city to issue, negotiate and sell the bonds of such city."		
Read first time and referred to Committee on Cities and Towns.		483
Reported back, recommending passage		556
Read second time and ordered engrossed		610
Read third time and passed		619
Passed the House		813
Signed by the Lieutenant-Governor.		816
Delivered to the Governor		816
Signed by the Governor		842

No. 323. BY SENATOR ELLISON. Introduced February 10, 1893—

"A bill for an act concerning the granting of teachers' certificates in certain cases."		
Read first time and referred to Committee on Education		483

No. 324. BY SENATOR NEWBY. Introduced February 10, 1893—

"A bill for an act concerning stopping railroad trains at towns of 150 population or more."

Read first time and referred to Committee on Corporations PAGE. 483

No. 325. BY SENATOR VAIL. Introduced February 10, 1893—

"A bill for an act to abolish all poll taxes for street and highway purposes."

Read first time and referred to Committee on Judiciary 484

Majority and minority reports 589

Majority report adopted 589

Indefinitely postponed 589

No. 326. BY SENATOR McKELVEY. Introduced February 10, 1893—

"A bill for an act to provide shelving for State Library."

Read first time and referred to Committee on State Library 484

Reported back 537

Indefinitely postponed 537

No. 327. BY SENATOR GIFFORD. Introduced February 10, 1893—

"A bill for an act amending sections 8 and 12 of an act entitled an act concerning gravel roads," etc.

Read first time and referred to Committee on Roads 484

No. 328. BY SENATOR SELLER. Introduced February 10, 1893—

"A bill for an act concerning standard time."

Read first time 484

No. 329. BY SENATOR SELLER. Introduced February 10, 1893—

"A bill for an act to provide the means to prevent the introduction and spread of cholera and other contagious diseases."

Read first time and referred to Committee on Public Health 484

Reported back, recommending passage 529

Read second time and ordered engrossed 613

Read third time 619

Passed the Senate 620

Passed the House 858

Delivered to the Governor 870

Approved by the Governor 902

No. 330. BY SENATOR BECK. Introduced February 11, 1893—

"A bill for an act to amend sections 3, 5, 6, 7, 9, 15, 19 and 26 of an act concerning drainage."

Read first time and referred to Committee on Swamp Lands 490

Reported back, recommending passage 538

Read second time and amended 690

Ordered engrossed 691

Read third time and passed 814

No. 331. BY SENATOR CRANOR. Introduced February 11, 1893—

"A bill for an act requiring the attendance at school of all children of a certain age."

Read first time and referred to Committee on Education 490

No. 332. BY SENATOR GRIFFITH. Introduced February 11, 1893—

"A bill for an act to amend section 1 of an act entitled an act relating to expenses in change of venue."

Read first time and referred to Committee on Judiciary 490

Reported back, recommending passage 587

Read second time and ordered engrossed 694

No. 333. BY SENATOR LYNN. Introduced February 11, 1893—

"A bill for an act to amend an act making appropriations for the State Government, etc."	PAGE.
Read first time and referred to Committee on Judiciary	491
Reported back, recommending passage	703

No. 334. BY SENATOR McLEAN. Introduced February 11, 1893—

"A bill for an act to enable counties to adopt a local road system."	
Read first time and referred to Committee on Roads	491
Reported back, recommending passage	508
Read second time and ordered engrossed	611

No. 335. BY SENATOR McLEAN. Introduced February 11, 1893—

"A bill for an act to amend section 1 of an act entitled an act for the appointment of a Humane Inspector."	
Read first time and referred to Committee on Benevolent Institutions	491
Reported back	510
Indefinitely postponed	510

No. 336. BY SENATOR KENNEDY. Introduced February 15, 1893—

"A bill for an act to amend section 12 of an act concerning drainage, etc., and declar- ing an emergency."	
Read first time and referred to Committee on Drains	534
Reported back recommending passage	745

No. 337. BY SENATOR KENNEDY. Introduced February 15, 1893—

"A bill for an act to legalize the incorporation of the town of West Shoals, Martin County."	
Read first time and referred to Committee on Cities and Towns	534
Reported back recommending passage	576
Constitutional rule suspended	577
Read second time, engrossed and read third time	577
Passed the Senate	577
Passed the House	680
Signed by the Lieutenant-Governor	686
Delivered to the Governor	686
Signed by the Governor	702

No. 338. BY SENATOR McDONALD. Introduced February 15, 1893—

"A bill for an act to authorize the assessment and appraisement of real estate in newly incorporated towns."	
Read first time and referred to Committee on Judiciary	535
Reported back recommending passage	658
Constitutional rule suspended	658
Read second and third times	659
Passed the Senate	659
Passed the House	813
Delivered to the Governor	858
Signed by the Governor	856

No. 339. BY SENATOR ELLISON. Introduced February 15, 1893—

"A bill for an act to amend section 3 of an act entitled an act to amend sections 78, 79, 83, the same being sections 4373, 4374, 4378, Revised Statutes, 1881."	
Read first time and referred to Committee on County and Township Business .	535

No. 340. BY SENATOR KERN. Introduced February 15, 1893—

	PAGE.
"A bill for an act to amend section 118 and 125 of the act of March 6, 1891."	
Read first time and referred to the Committee on the Affairs of the City of Indianapolis	535
Reported back recommending passage	582
Read third time and passed	819

No. 341. BY SENATOR KERN. Introduced February 15, 1893—

"A bill for an act restraining Boards of Commissioners of towns or cities from opening highways, streets, alleys," etc.	
Read first time and referred to Committee on County and Township Business .	536
Reported back recommending passage	604
Read second time and ordered engrossed	696

No. 342. BY SENATOR McKELVEY. Introduced February 15, 1893—

"A bill for an act to amend an act for the protection of squirrels."	
Read first time and referred to Committee on Agriculture	535
Reported back recommending passage	595
Read second time and ordered engrossed	708

No. 343. BY SENATOR KERN. Introduced February 15, 1893—

"A bill for an act to define trusts and conspiracies," etc.	
Read first time and referred to Committee on Corporations	536
Reported back with amendments	704
Read second time and ordered engrossed	796

No. 344. BY SENATOR THAYER. Introduced February 15, 1893—

"A bill for an act to authorize cities containing ten thousand inhabitants or more to create the office of Police Matron."	
Read first time and referred to Committee on Cities and Towns	536
Reported back, recommending passage	756

No. 345. BY SENATOR GILMAN. Introduced February 15, 1893—

"A bill for an act relating to school libraries," etc.	
Read first time and referred to Committee on Education	537

No. 346. BY SENATOR FRENCH. Introduced February 15, 1893—

"A bill for an act concerning interest and usury."	
Read first time and referred to Committee on Judiciary	537

No. 347. BY SENATOR LYNN. Introduced February 15, 1893—

"A bill for an act to set apart and constitute a fund for military purposes."	
Read first time and referred to Committee on Military Affairs	537
Majority and minority reports presented	601
Postponed until Monday, February 20, 1893	604
Majority and minority reports presented	745, 746
Referred to Committee of the whole Senate	746

No. 348. BY SENATOR HOBSON. Introduced February 15, 1893—

"A bill for an act to legalize the incorporation of the town of Cayuga, Vermillion County."	
Read first time	539
Constitutional rule suspended	539
Read second time, engrossed and read third time	539
Passed the Senate	539
Passed the House	679
Signed by the Lieutenant-Governor	686
Delivered to the Governor	686
Signed by the Governor	702

No. 349. BY SENATOR McDONALD. Introduced February 15, 1893—

"A bill for an act to legalize the incorporation of the town of Ashley, Dekalb and Steuben Counties."		PAGE.
Read first time		538
Constitutional rule suspended		538
Read second time, engrossed and read third time		538
Passed the Senate		538
Passed the House with amendments		620
House amendments concurred in		620
Signed by Lieutenant-Governor		637
Delivered to the Governor		637
Signed by the Governor		661

No. 350. BY SENATOR WISHARD. Introduced February 15, 1893—

"A bill for an act to regulate the soliciting and writing insurance."		
Read first time and referred to Committee on Insurance		537
Reported back recommending passage		761

No. 351. BY SENATOR HOLCOMB. Introduced February 16, 1893—

"A bill for an act to fix the salaries of the physicians and moral instructors of the State prisons," etc.		
Read first time and referred to Committee on Prisons		553
Reported back recommending passage		597
Read second time and amended		688
Ordered engrossed		688
Read third time and passed		814

No. 352. BY SENATOR HOLCOMB. Introduced February 16, 1893—

"A bill for an act to regulate disciplinary punishment in State prisons."		
Read first time and referred to Committee on Prisons		553
Reported back recommending passage		597
Read second time		694
Ordered engrossed		695
Read third time and passed		826
Signed by the Lieutenant-Governor		852
Signed by the Governor		866

No. 353. BY SENATOR NEWBY. Introduced February 16, 1893—

"A bill for an act providing for appointment of special Justices of the Peace."		
Read first time and referred to Committee on Organization of Courts		554
Reported back recommending passage		724

No. 354. BY SENATOR BARNES. Introduced February 16, 1893—

"A bill for an act to provide for the appointment of road supervisors," etc.		
Read first time and referred to Committee on Roads		555
Reported back recommending passage		611
Read second time and ordered engrossed		689
Read third time and passed		813
Passed the House		881
Approved by the Governor		903

No. 355. BY SENATOR PARKER. Introduced February 16, 1893—

"A bill for an act prescribing the manner of proving or disproving the genuineness of a writing or signature in the courts of this State."		
Read first time and referred to Committee on Judiciary		555
Reported back recommending passage		719

No. 356. BY SENATOR PARKER. Introduced February 16, 1893—

"A bill for an act to empower the Common Council of any city having a population of less than ten thousand to appoint and remove the trustees of water works," etc.

Read first time and referred to Committee on Cities and Towns PAGE. 555

No. 357. BY SENATOR PARKER. Introduced February 16, 1893—

"A bill for an act to empower the Common Council of any city having a population of less than ten thousand to abolish the office of water works trustees."

Read first time and referred to Committee on Cities and Towns 556

No. 358. BY SENATOR KERN. Introduced February 16, 1893—

"A bill for an act providing for taxing an attorney's fee in certain suits," etc.

Read first time and referred to Committee on Judiciary 556

No. 359. BY SENATOR ELLISON. Introduced February 16, 1893—

"A bill for an act to amend section 149 of an act concerning common schools," etc.

Read first time and referred to Committee on Education 556

No. 360. BY SENATOR YARYAN. Introduced February 17, 1893—

"A bill for an act to enable building associations to increase capital stock," etc.

Read first time and referred to Committee on Judiciary 568

Reported back recommending passage 721

Read second time 794

Constitutional rule suspended 795

Read third time and passed 795

Passed the House 849

Signed by the Lieutenant-Governor 852

Signed by the Governor 867

No. 361. BY SENATOR McMANUS. Introduced February 17, 1893—

"A bill for an act to amend the law of commitment to reform schools for girls."

Read first time and referred to Committee on Benevolent Institutions 568

Reported back recommending passage 731

No. 362. BY SENATOR WRAY. Introduced February 17, 1893—

"A bill for an act to encourage agriculture and horticulture," etc.

Read first time and referred to Committee on Agriculture 568

Reported back, recommending passage 737

No. 363. BY SENATOR MCGREGOR. Introduced February 17, 1893—

"A bill for an act to authorize and regulate the incorporation of banks of discount," etc.

Read first time and referred to Committee on Banks and Banking 569

Reported back, recommending passage 599

No. 364. BY SENATOR McHUGH, OF MARION. Introduced February 17, 1893—

"A bill for an act entitled an act authorizing a change of use in the lot of ground appropriated to the citizens of Indianapolis," etc.

Read first time and referred to Committee on Affairs of the City of Indianapolis 569

No. 365. BY SENATOR CHANDLER. Introduced February 17, 1893—

"A bill for an act for the relief of Isaiah H. Curry, Treasurer of Hancock County."	PAGE.
Read first time	569
Constitutional rule suspended	570
Read second time, engrossed and read third time	570
Passed the Senate	570
Passed the House.	614
Signed by the Lieutenant-Governor	614
Delivered to the Governor	637
Signed by the Governor	661

No. 366 BY SENATOR BOOKD. Introduced February 17, 1893—

"A bill for an act to prohibit the manufacture and sale of hoop skirts."	
Read first time and referred to Judiciary Committee.	570

No. 367. BY SENATOR VAIL. Introduced February 17, 1893—

"A bill for an act to confer the privilege to vote upon women at municipal elections," etc.	
Read first time and referred to Committee on Judiciary	571

No. 368. BY SENATOR McHUGH, OF TIPPECANOE. Introduced February 17, 1893—

"A bill for an act authorizing Master Commissioners to acknowledge written instruments."	
Read first time and referred to Committee on Judiciary	571
Reported back	720
Indefinitely postponed.	720

No. 369. BY SENATOR McLEAN. Introduced February 17, 1893—

"A bill for an act to ratify and confirm the appointment of George W. Julian and William H. Meloy as counsel and agents for the State of Indiana."	
Read first time and referred to Committee on Judiciary.	571

No. 370. BY SENATOR McLEAN. Introduced February 17, 1893—

"A bill for an act to amend section 1 of an act entitled an act empowering Boards of Commissioners to grant certain rights to railroad companies."	
Read first time and referred to Committee on Judiciary.	571

No. 371. BY SENATOR BIRD. Introduced February 17, 1893—

"A bill for an act to amend section 1 of an act to provide for the repair of free turnpike roads."	
Read first time and referred to Committee on Roads.	572

No. 372. BY SENATOR SMITH. Introduced February 18, 1893—

"A bill for an act to divide the State into circuits for Judicial purposes."	
Read first time and referred to Committee on Organization of Courts.	602
Reported back	723
Ordered printed	723

No. 373. BY SENATOR GRIFFITH. Introduced February 18, 1893—

"A bill for an act to provide for the location of county seats."	
Read first time and referred to Committee on Judiciary.	602

No. 374. BY SENATOR KOPELKE. Introduced February 18, 1893—

"A bill for an act concerning foreign insurance companies."	
Read first time and referred to Committee on Insurance.	602
Reported back and ordered printed.	761

No. 375. BY SENATOR KOPELKE. Introduced February 18, 1893—

"A bill for an act to amend sections 9, 10 and 13 of an act to establish city courts."	PAGE.
Read first time and referred to Committee on Cities and Towns	603
Reported back	723
Indefinitely postponed	723

No. 376. BY SENATOR STEWART. Introduced February 18, 1893—

"A bill for an act fixing the salaries of Judges of the Circuit and Superior Courts."	
Read first time and referred to Committee on Organization of Courts	603
Reported back	723
Indefinitely postponed	723

No. 377. BY SENATOR GRIFFITH. Introduced February 18, 1893—

"A bill for an act concerning highways."	
Read first time and referred to Committee on Roads.	606

No. 378. BY SENATOR GRIFFITH. Introduced February 18, 1893—

"A bill for an act to abolish days of grace."	
Read first time and referred to Committee on Banks and Banking	606
Reported back	869
Indefinitely postponed.	869

No. 379. BY SENATOR LOVELAND. Introduced February 18, 1893—

"A bill for an act to provide for the settlement of guardianships."	
Read first time and referred to Committee on Judiciary	606
Reported back recommending passage	696
Read second time and ordered engrossed.	696
Constitutional rule suspended	709
Read second and third times	710
Passed the Senate	710

No. 380. BY SENATOR ELLISON. Introduced February 18, 1893—

"A bill for an act in relation to filling vacancies to the Board of Commissioners of the Soldiers' and Sailors' Monument."	
Read first time and referred to the Committee on Soldiers' and Sailors' Monument	612

No. 381. BY SENATOR MAGEE. Introduced February 21, 1893—

"A bill for an act levying an annual State tax," etc.	
Read first time and referred to Committee on Finance	641
Reported back, recommending passage	669

No. 382. BY SENATOR KENNEDY. Introduced February 22, 1893—

"A bill for an act to fix the number of Senators and Representatives in the General Assembly," etc.	
Read first time and referred to Committee on Apportionments	644

No. 383. BY SENATOR GIFFORD. Introduced February 22, 1893—

"A bill for an act to legalize and render valid unsigned records of the Circuit Courts," etc.	
Read first time and referred to Committee on Organization of Courts	644

No. 384. BY SENATOR THAYER. Introduced February 22, 1893—

"A bill for an act to prohibit County Commissioners from granting liquor license in certain cases."	
Read first time and referred to Committee on Temperance	645

No. 385. BY SENATOR PARKER. Introduced February 22, 1893—

"A bill for an act entitled an act defining the Fourth Judicial Circuit of the State of Indiana," etc.

	PAGE.
Read first time and referred to Committee on Organization of Courts	645
Majority and minority reports offered	705
Majority report adopted.	706
Read second time and ordered engrossed.	795
Read second time	797
Constitutional rule suspended	798
Engrossed and read third time	798
Passed the Senate	798
Passed the House	870
Approved by the Governor	903

No. 386. BY SENATOR STUART. Introduced February 22, 1893—

"A bill for an act providing for the purchase of all supplies and services for the several penal and other institutions."

Read first time and referred to Committee on Benevolent Institutions	645
Reported back	733
Indefinitely postponed	733

No. 387. By SENATOR GRIFFITH. Introduced February 22, 1893—

"A bill for an act to regulate foreign insurance."

Read first time and referred to Committee on Public Printing	646
Reported back, recommending passage	704

No. 388. BY SENATOR McMANUS. Introduced February 22, 1893—

"A bill for an act to authorize and require the Governor to appoint women on Boards of Trustees of Benevolent Institutions," etc.

Read first time and referred to Committee on Benevolent Institutions	646
Reported back	730
Indefinitely postponed	730

No. 389. BY SENATOR McCUTCHEON. Introduced February 22, 1893—

"A bill for an act providing for the change of railroad stock, and declaring an emergency."

Read first time and referred to Committee on Railroads	647
--	-----

No. 390. BY SENATOR BAKER. Introduced February 22, 1893—

"A bill for an act to authorize and empower the Board of County Commissioners of Grant County to pay and refund to certain citizens of said county certain sums of money."

No. 391. BY SENATOR STUART. Introduced February 24, 1893—

"A bill for an act to fix the number of Senators and Representatives to the General Assembly," etc.

Read first time and referred to Committee on Legislative Apportionment	681
Majority report presented	753

No. 392. BY SENATOR SMITH. Introduced February 24, 1893—

"A bill for an act concerning the discharge of impure and noxious matter into the rivers," etc.

Read first time and referred to Committee on Judiciary	681
Reported back, recommending passage	703
Read second time and ordered engrossed	785
Read third time and passed	821
Passed the House	852
Signed by the Lieutenant-Governor	852
Vetoed by the Governor	880

No. 393. BY SENATOR MAGEE. Introduced February 24, 1893—

"A bill for an act authorizing the taxation of shares of stock held by individuals, partnerships," etc. PAGE.
 Read first time, made special order 3 P. M. February 24, 1893 681

No. 394. BY SENATOR WIGGS. Introduced February 24, 1893—

"A bill for an act defining the First, Eleventh and Fifty-sixth Judicial Circuits," etc.
 Read first time and referred to Committee on Organization of Courts 682
 Reported back, recommending passage 763

No. 395. BY SENATOR GIFFORD. Introduced February 24, 1893—

"A bill for an act to equalize and more fully prescribe the terms of office of the Judges of the Appellate Court."
 Read first time and referred to Committee on Organization of Courts 682
 Majority and minority reports presented 763, 764
 Majority report adopted 764

No. 396. BY SENATOR THAYER. Introduced February 24, 1893—

"A bill for an act to amend sections 173 and 175 of an act concerning crimes."
 Read first time and referred to Committee on County and Township Business 682
 Reported back recommending passage 755

No. 397. BY SENATOR AKIN. Introduced February 24, 1893—

"A bill for an act to amend section 127 of an act fixing the compensation and prescribing the duties of State and county officers."
 Read first time and referred to Committee on Fees and Salaries 685
 Majority and minority reports offered 790
 Majority report adopted 791

No. 398. BY SENATOR BOYD. Introduced February 24, 1893—

"A bill for an act to repeal an act authorizing railroad companies to issue preferred stock," etc.
 Read first time and referred to Committee on Railroads 685

No. 399. BY SENATOR KERN. Introduced February 25, 1893—

"A bill for an act granting additional jurisdiction to the Appellate Courts," etc.
 Read first time 713
 Constitutional rule suspended 713
 Read second time, engrossed and read third time 714
 Passed the Senate 714
 Passed the House with amendments 882
 House amendments concurred in by the Senate 882
 Signed by the Lieutenant-Governor 897
 Delivered to the Governor 897
 Approved by the Governor 904

No. 400. BY SENATOR MOORE. Introduced February 25, 1893—

"A bill for an act to give incorporated cities and towns power to lease or purchase, on the installment plan, water works," etc.
 Read first time and referred to Committee on Cities and Towns 714
 Read second time and ordered engrossed 798

No. 401. BY SENATOR WRAY. Introduced February 25, 1893—

"A bill for an act concerning the release of mortgages, real and chattel, and the entry of satisfaction of the same on record," etc.
 Read first time and referred to the Committee on Judiciary 714

No. 402. BY SENATOR MCHUGH, OF TIPPECANOE. Introduced February 27, 1893—

"A bill for an act to provide for the indexing of the records of the Supreme Court,"
etc.

	PAGE.
Read first time and referred to Committee on Judiciary	729
Reported back, recommending passage	729
Read second time and ordered engrossed	796
Read third time and passed	815
Passed the House	851
Signed by the Lieutenant-Governor	852
Signed by the Governor	866

No. 403. BY SENATOR LEYDEN. Introduced February 28, 1893—

"A bill for an act fixing the terms of the Floyd Circuit Court," etc.

Read first time	791
Constitutional rule suspended	791
Read second time, engrossed and read third time	792
Passed the Senate	792
Passed the House	812
Signed by the Lieutenant-Governor	816
Delivered to the Governor	816
Signed by the Governor	842

No. 404. BY SENATOR KOPELKE. Introduced February 28, 1893—

"A bill for an act to amend section 132 of an act fixing the compensation of State
and county officers," etc.

Read first time	792
Constitutional rule suspended	792
Read second time, engrossed and read third time	793
Failed to pass for want of a constitutional majority	793
Read third time and passed	820
Passed the House	836
Delivered to the Governor	851
Signed by the Governor	866

HOUSE BILLS IN THE SENATE.

No. 1. BY MR. CULLOP. Received January 10, 1893—

"An act appropriating one hundred and five thousand dollars to defray the expenses of the Fifty-Eighth General Assembly, and declaring an emergency."	PAGE.
Read first time	66
Constitutional rule suspended.	66
Read second time	67
Amended.	67
Read third time	67
Passed	68
Conference committee appointed	110
Conference committee reported	145
Conference committee's report adopted	147
Correctly enrolled and signed by Lieutenant-Governor	153
Delivered to Governor.	153

No. 3. BY MR. HENCH. Received January 23, 1893—

"A bill for an act providing for the punishment of persons who shall bring stolen personal property into the State," etc.	
Read first time and referred to Committee on Judiciary.	247
Reported back, recommending passage.	365
Read second time	435
Read third time and passed	458

No. 8. BY MR. WILLIAMS. Received February 6, 1893—

"A bill for an act to repeal section 4 of an act to amend section 2, etc., concerning elections."	
Read first time and referred to Committee on Elections	417
Majority and minority reports	515
Minority report adopted.	517
Read second time	648
Amended and engrossed.	649
Read third time and passed.	682
Title amended	683
Motion to reconsider laid on table	683
Signed by the Lieutenant-Governor	708

No. 16. BY MR. STEPHENSON. Received February 14, 1893—

"A bill for an act to amend an act concerning gravel roads."	
Read first time and referred to Committee on Roads	517
Reported back, with amendments.	592
Read second time	649
Read third time and passed	687
Signed by the Lieutenant-Governor.	708

No. 18. BY MR. McMULLEN. Received January 20, 1893—

"A bill for an act providing for the forfeiture and repayment of moneys raised by taxation for the purpose of donation to railroad companies," etc.	PAGE.
Read first time and referred to Committee on Judiciary	229
Reported back, recommending passage	387
Read second time	435
Read third time and passed	461

No. 19. BY MR. McMULLEN. Received January 12, 1893—

"A bill for an act to provide for the continuance of causes in certain cases in the Circuit, Superior and Criminal Courts of the State, and declaring an emergency."	
Read first time and referred to Committee on Judiciary	139
Reported back, recommending passage.	150
Read second time	232
Read third time and passed	292
Signed by Lieutenant-Governor	295
Delivered to Governor.	295

No. 25. BY MR. VAN BUSKIRK. Received January 12, 1893—

"A bill for an act to legalize the incorporation of the town of Linton, Greene County, Indiana," etc.	
Read first time	147
Constitutional rule suspended	147
Read second time and third time	148
Passed	148
Signed by Lieutenant-Governor	189
Delivered to Governor	189

No. 27. BY MR. WRIGHT. Received January 17, 1893—

"A bill for an act to legalize the incorporation of the town of Palmyra, of Harrison County, Indiana," etc.	
Read first time	175
Constitutional rule suspended	175
Read second and third times	176
Passed	176
Correctly enrolled, signed by Lieutenant-Governor	190
Delivered to Governor	190

No. 31. BY MR. SWOPE. Received February 22, 1893—

"A bill for an act concerning the construction of free gravel roads."	
Read first time and referred to Committee on Roads	648
Reported back, recommending passage	715
Read second time	796
Read third time and passed	817
Signed by the Lieutenant-Governor	832

No. 35. BY MR. BARNES. Received January 23, 1893—

"A bill for an act to amend section 16 of an act entitled 'An act concerning public offenses and their punishment,' " etc.	
Read first time and referred to Committee on Judiciary	249
Reported back, recommending passage	327
Read second time	435
Read third time and passed	460
Delivered to the Governor	559

No. 38. BY MR. CULLOP. Received January 25, 1893—

"A bill for an act to amend sections 1, 23 and 25 of an act entitled 'An act to create an Appellate Court,' " etc.	PAGE.
Read first time and referred to Committee on Judiciary	276
Reported back, recommending passage	424
Read second time	549
Constitutional rule suspended.	550
Read third time and passed	550
Delivered to the Governor	559

No. 39. BY MR. MERBITT. Received February 1, 1893—

"A bill for an act concerning holidays."	
Read first time and referred to Committee on Education.	348
Reported back	419
Indefinitely postponed	419

No. 40. BY MR. COLLINS. Received February 14, 1893—

"A bill for an act concerning public parks."	
Read first time and referred to Committee on Cities and Towns	526
Reported back, recommending passage	576
Read second time	661
Read third time and passed	668
Signed by the Lieutenant-Governor	706
Delivered to Governor	710

No. 42. BY MR. DEERY. Received January 20, 1893—

"A bill for an act to protect employes and guarantee their rights to belong to labor organizations," etc.	
Read first time and referred to Committee on Judiciary	290
Reported back, recommending passage	587
Read second time	659
Read third time	671
Passed the Senate	674
Signed by the Lieutenant-Governor	706
Delivered to Governor	710

No. 47. BY MR. HORD. Received February 2, 1893—

"A bill for an act concerning the Warren-Scharf Asphalt Paving Company."	
Read first time	373
Constitutional rule suspended.	374
Read second and third times	374
Passed Senate	374
Signed by Lieutenant-Governor	401
Delivered to the Governor	401

No. 48. BY MR. HORD. Received January 26, 1893—

"A bill for an act to appropriate the sum of \$311.65 to pay a judgment recovered by Joseph M. Stoddard and Carmun Stoddard against the State of Indiana."	
Read first time and referred to Committee on Claims	291
Reported back	584
Report concurred in	584

No. 49. BY MR. FARLOW. Received February 2, 1893—

"A bill for an act concerning public offenses."	
Read first time and referred to Committee on Judiciary	372
Reported back	589
Indefinitely postponed	589

No. 55. BY MR. McCALLISTER. Received January 26, 1893—

"A bill for an act to repeal an act empowering County Commissioners to make donations for the benefit of colleges."		PAGE.
Read first time and referred to Committee on County and Township Business .		288
Majority and minority reports presented		362
Majority report recommending passage, adopted		362
Read second time		435
Read third time		457
Failed to pass for want of a constitutional majority		457
Passed the Senate		558
Signed by the Lieutenant-Governor		575

No. 57. BY MR. ADER. Received January 20, 1893—

"A bill for an act to amend section 1 of an act for the encouragement of agriculture," etc.		
Read first time and referred to Committee on Agriculture		229
Reported back recommending passage		593
Read second time		660
Read third time and passed		676
Signed by the Lieutenant-Governor		706
Delivered to Governor		710

No. 60. BY MR. MEGENITY. Received January 27, 1893—

"A bill for an act to protect the interests of persons under legal disabilities, providing for the absolute release of sureties."		
Read first time and referred to Committee on Judiciary		298
Reported back		590
Recommitted to Committee on Judiciary		590

No. 61. BY MR. MEGENITY. Received January 25, 1893—

"A bill for an act relating to employment of teachers in certain cases."		
Read first time and referred to Committee on County and Township Business .		275
Reported back recommending passage		355
Read second time and amended		401
Amendments ordered engrossed		403
Read third time and failed to pass for want of a constitutional majority		480
Passed the Senate		556
Signed by the Lieutenant-Governor		575

No. 66. BY MR. VERMILLION. Received February 11, 1893—

"A bill for an act to amend section 6 of an act concerning the repair of free turnpike roads."		
Read first time and referred to Committee on Roads		487
Reported back recommending passage		509
Read second time		551
Read third time and passed		675
Signed by the Lieutenant-Governor		708

No. 67. BY MR. VERMILLION. Received February 2, 1893—

"A bill for an act to amend section 1 of the common school law."		
Read first time and referred to Committee on Education		372
Reported back, recommending passage		468
Read second time		554
Read third time		662
Referred to committee of one for amendment		662
Committee's report adopted		662
Bill, as amended, passed		662
Signed by the Lieutenant-Governor		706
Delivered to Governor		710

No. 69. BY MR. STAKEBAKE. Received January 24, 1893—

"A bill for an act authorizing County Commissioners to cover into the Treasury as General County Fund all surplus revenue which shall have been levied for the extinguishment and liquidation of county bonds."		PAGE.
Read first time and referred to Committee on County and Township Business .		261
Reported back, recommending passage		303
Read second time		352
Constitutional rule suspended		352
Read third time and passed		353
Signed by Lieutenant-Governor		401
Delivered to the Governor		401

No. 71. BY MR. BROWN. Received January 23, 1893—

"An act providing for voluntary assignments," etc.		
Read first time and referred to Committee on Judiciary		248
Reported back, recommending passage		366
Read second time		456
Read third time and passed		558
Signed by the Lieutenant-Governor		575

No. 72. BY MR. BROWN. Received March 3, 1893—

"A bill for an act to amend section 4 of an act concerning text books."		
Read first time and referred to Committee on Education		840

No. 74. BY MR. SUCHANEK. Received January 23, 1893—

"A bill for an act to amend an act entitled 'An act relating to the employment of child labor,' " etc.		
Read first time and referred to Committee on Labor and Labor Statistics . . .		248
Reported back, recommending passage		578
Read second time, amended and engrossed,		660
Read third time and passed		668
Signed by the Lieutenant-Governor		708
Delivered to the Governor.		710

No. 76. BY MR. HIGBEE. Received February 14, 1893—

"A bill for an act concerning the publication of notices of final settlement of estates."		
Read first time and referred to Committee on Judiciary		527
Reported back, recommending passage		719

No. 77. BY MR. HAGGARD. Received February 1, 1893—

"A bill for an act authorizing the Trustees of Purdue University to dedicate lands for a public street, and declaring an emergency."		
Read first time and referred to Committee on Education		348
Reported back, recommending passage		467
Constitutional rule suspended.		557
Read second and third times		557
Passed the Senate		557
Signed by the Lieutenant-Governor		575

No. 79. BY MR. FIPPEN. Received February 16, 1893—

"A bill for an act to amend section 2 of an act concerning gravel roads."		
Read first time and referred to Committee on Roads		547
Reported back with amendments		612
Read second time		855

No. 83. BY MR. CRAVENS. Received January 17, 1893—

" A bill for an act to legalize the incorporation of the town of Hordensburg, county of Washington, State of Indiana, ' etc.	PAGE.
Read first time.	174
Constitutional rule suspended.	174
Read second and third times	174
Passed Senate	174
Signed by Lieutenant-Governor	195
Delivered to the Governor.	338

No. 89. BY MR. ERWIN. Received January 30, 1893—

" A bill for an act authorizing the Board of Trustees of the Eastern Indiana Hospital for the Insane, at East Haven, near Richmond, in Wayne County, to convey certain lands to the Pittsburgh, Cincinnati, Chicago & St. Louis Railway Company for station purposes."	
Read first time and referred to Committee on Benevolent Institutions	316
Reported back, recommending passage.	510
Read second time	550
Constitutional rule suspended	551
Read third time and passed	551
Signed by the Lieutenant-Governor	575

No. 90. BY MR. DALMAN. Received March 1, 1893—

" A bill for an act to amend section 1 of an act concerning gravel roads, being section 1470 of Elliott's Supplement."	
Read first time and referred to Committee on Roads	811

No. 91. BY MR. HENCH. Received January 26, 1893—

" A bill for an act authorizing the Criminal and Circuit Courts to pay short-hand reporters in certain cases," etc.	
Read first time and referred to Committee on Judiciary	288
Reported back, recommending passage.	367
Read second time	435
Read third time and passed	458

No. 99. BY MR. ALLEN. Received January 20, 1893—

" A bill for an act to amend section 1 and to repeal section 2 of an act entitled an act to amend section 209 of an act concerning public offenses," etc.	
Read first time and referred to Committee on Agriculture.	231
Reported back	356
Indefinitely postponed.	357

No. 103. BY MR. HAMRICK. Received January 31, 1893—

" A bill for an act concerning voluntary associations for the purpose of insuring live stock, and declaring an emergency."	
Read first time and referred to Committee on Agriculture.	342
Reported back, with amendments	760

No. 104. BY MR. HAMRICK, Received January 26, 1893—

" A bill for an act providing for the tiling of the public drains that have been constructed as open drains under the laws of Indiana."	
Read first time and referred to Committee on Swamp Lands	286
Reported back recommending passage	470
Read second time and amended	551
Read third time and passed	686
Signed by the Lieutenant-Governor	708

No. 109. BY MR. CULLOP. Received February 1, 1893—

"A bill for an act regulating the liability of common carriers." PAGE-
Read first time and referred to Committee on Judiciary 352

No. 110. BY MR. CULLOP. Received January 31, 1893—

"A bill for an act fixing the liabilities of insurance companies, etc., and declaring an emergency."
Read first time and referred to Committee on Insurance 342

No. 118. BY MR. HORD. Received February 11, 1893—

"A bill for an act fixing salaries of Circuit Court Judges."
Read first time and referred to Committee on Judiciary 486
Reported with amendments 591
Read second time 655
Read third time and passed 685
Signed by the Lieutenant-Governor 850

No. 122. BY MR. STAKEBAKE. Received January 26, 1893—

"A bill for an act to refund surplus gravel road funds pro rata after the completion of the roads for which they were assessed."
Read first time and referred to Committee on Roads 292
Reported back recommending passage 328
Read second time 401
Read third time and passed 457

No. 128. BY MR. FIPPEN. Received January 23, 1893—

"A bill for an act to legalize all actions of Notaries Public whose commissions have expired."
Read first time and referred to Committee on Judiciary 248
Reported back recommending passage 326
Read second time 401
Read third time and passed 458

No. 133. BY MR. CRAVENS. Received February 7, 1893—

"A bill for an act to amend section 4 of an act concerning taxation."
Read first time and referred to Committee on Finance 424

No. 134. BY MR. LINDEMUTH. Received March 1, 1893—

"A bill for an act concerning the taxation of real estate," etc.
Read first time and referred to Committee on Finance 822

No. 155. BY MR. FIPPEN. Received February 14, 1893—

"A bill for an act fixing punishment for obstructing railroads," etc.
Read first time and referred to Committee on Railroads 520
Reported back, recommending passage 605
Read second time 649
Read third time, made special order for 10:10 A. M., February 24, 1893 679
Failed to pass 684

No. 162. BY MR. LINDEMUTH. Received January 19, 1893—

"A bill for an act to legalize the action of the Board of Trustees of the town of Centerville, Wayne County, Indiana."
Read first time and referred to Committee on Judiciary 219
Withdrawn from Committee 313
Constitutional rule suspended 313
Read second and third times 314
Passed Senate 314

No. 168. BY MR. THORNTON. Received February 9, 1893—

	PAGE.
"A bill for an act concerning the election of township officers."	
Read first time and referred to Committee on Elections	456
Reported back with amendments	787
Constitutional rule suspended	788
Read second time and amended	788
Passed the Senate	789
Signed by the Lieutenant-Governor	832

No. 169. BY MR. ADER. Received February 6, 1893—

"A bill for an act to amend section 59 of an act concerning change of venue."	
Read first time and referred to Committee on Judiciary	413
Reported back, recommending passage.	464
Read second time	551
Read third time and passed.	663
Signed by the Lieutenant-Governor	706
Delivered to Governor	710

No. 173. BY MR. MCINTYRE. Received January 18, 1893—

"A bill for an act to legalize and make valid, to all intents and purposes, all official acts of such persons under age at times employed," etc.	
Read first time	201
Constitutional rule suspended	202
Read second and third times	202
Passed Senate	202
Signed by Lieutenant-Governor	239

No. 174. BY MR. MOUTOUX. Received January 27, 1893—

"A bill for an act concerning fraudulent dealings of nursery agents."	
Read first time and referred to Committee on Agriculture	297
Reported back, recommending passage	356
Read second time	435
Read third time and recommitted to Committee on Agriculture	457
Reported with amendments	737

No. 180. BY MR. SULZER. Received February 15, 1893—

"A bill for an act to provide against the adulteration of drugs."	
Read first time and referred to Committee on Public Health	541

No. 183. BY MR. TERHUNE. Received January 26, 1893—

"A bill for an act to amend section 198 of an act entitled an act concerning public offenses," etc.	
Read first time and referred to Committee on Judiciary	287
Reported back, recommending passage	584
Read second time	660
Read third time	669
Referred to Committee of one to amend	669
Report of Committee adopted	669
Passed the Senate	670
Signed by the Lieutenant-Governor	708

No. 184. BY MR. RICHTER. Received February 6, 1893—

"A bill for an act to legalize contracts concerning railroads," etc.	
Read first time and referred to Committee on Railroads	414
Reported back recommending passage	465
Read second time	549
Constitutional rule suspended	552
Passed the Senate	553
Signed by the Lieutenant-Governor	575

No. 189. BY MR. JOHNSON, OF MARION. Received February 14, 1892—

	PAGE.
"A bill for an act to amend section 114 of the common school law."	
Read first time and referred to Committee on Education	525
Reported back recommending passage	703
Read second time	796
Read third time and passed	818
Signed by the Lieutenant-Governor	832

No. 192. BY MR. GROSSART. Received February 9, 1893—

"A bill for an act to amend section 190 of an act concerning public offenses, being section 2098, R. S. 1881."	
Read first time and referred to Committee on Affairs of the City of Indianapolis	460
Majority and minority reports offered	578
Majority report failed of adoption	802

No. 193. BY MR. BAUGHER. Received February 25, 1893—

"A bill for an act concerning passenger rates on railroads."	
Read first time and referred to Committee on Judiciary	707
Reported back recommending passage	855

No. 197. BY MR. McMULLEN. Received January 26, 1893—

"A bill for an act entitled an act to amend section 57 of an act concerning proceedings in civil cases."	
Read first time and referred to Committee on Judiciary	292
Reported back, recommending passage	466
Read second time	550
Read third time and passed	661
Signed by the Lieutenant-Governor	706

No. 205. BY MR. BROWN. Received February 7, 1893—

"A bill for an act concerning donations of lands for public cemeteries."	
Read first time and referred to Committee on County and Township Business .	423
Reported back, recommending passage	587
Read second time	661
Read third time and passed	679
Signed by the Lieutenant-Governor	708

No. 206. BY MR. SUCHANEK. Received January 26, 1893—

"A bill for an act concerning devices of labor unions," etc.	
Read first time and referred to Committee on Judiciary	287
Reported back, recommending passage	367
Read second time, amended.	434
Read third time and passed	462
Title amended	463
Signed by the Lieutenant-Governor	575

No. 220. BY MR. ERWIN. Received February 23, 1893—

"A bill for an act concerning wages of workmen and laborers."	
Read first time and referred to Committee on Judiciary	672

No. 223. BY MR. HEAGY. Received February 7, 1893—

"A bill for an act fixing the rate of interest on school fund loans."	
Read first time and referred to Committee on Education	433
Reported back recommending passage	494
Read second time	550
Constitutional rule suspended	552
Read third time	552
Passed the Senate	552
Signed by the Lieutenant-Governor	575

No. 225. BY MR. HAGGARD. Received February 28, 1893—

"A bill for an act to establish a State Soldiers' Home."	PAGE.
Read first time and referred to Committee on Benevolent Institutions	755

No. 229. BY MR. McCALLISTER. Received January 17, 1893—

"A bill for an act to legalize the sale of a lot conveyed by the Board of Commissioners of Fulton County, Indiana, to William H. Deniston."	
Read first time and referred to Committee on Judiciary	180
Reported back recommending passage	211
Constitutional rule suspended	211
Read second and third times	212
Passed the Senate	212
Signed by Lieutenant-Governor	239

No. 239. BY MR. WILSON, OF MARION. Received February 9, 1893—

"A bill for an act concerning accidents and hours of service on railroads," etc.	
Read first time and referred to Committee on Judiciary	459
Reported back recommending passage	721

No. 241. BY MR. ATKINSON. Received January 20, 1893—

"A bill for an act to legalize the incorporation of the town of Chrisney, Spencer County, Indiana."	
Read first time and referred to Committee on Cities and Towns	230
Reported back recommending passage	332
Constitutional rule suspended	332
Read second and third times	332
Passed the Senate	333
Signed by the Lieutenant-Governor	347
Delivered to the Governor	347

No. 246. BY MR. McMULLEN. Received February 9, 1893—

"A bill for an act concerning proceedings in civil cases," etc.	
Read first time and referred to Committee on Judiciary	462

No. 248. BY MR. MERRITT. Received January 23, 1893—

"A bill for an act to legalize the incorporation of the town of Lagrange, Lagrange County, Indiana," etc.	
Read first time and referred to Committee on Cities and Towns	247
Reported back recommending passage	282
Constitutional rule suspended	282
Read second and third times	283
Passed Senate	283
Delivered to Governor	284

No. 280. BY MR. GROSSART. Received January 26, 1893—

"A bill for an act to amend sections 4, 12, 29, 55, 58, 74, 75, 81, 85, 86, 87, and 88 of an act of the General Assembly concerning the incorporation and government of cities," etc.	
Read first time and referred to Committee on Affairs of the City of Indianapolis.	286
Reported back with amendments, also a report recommending passage	476
Special order for February 13, 1893, at 11 o'clock	479
Majority report adopted	496
Read third time and passed	559
Signed by the Lieutenant-Governor	575
Delivered to the Governor	611

No. 263. BY MR. BETHELL. Received February 8, 1893—

"A bill for an act to legalize the incorporation of the town of Petersburg, Pike County."

	PAGE.
Read first time and referred to Committee on Cities and Towns	446
Reported back recommending passage	574
Constitutional rule suspended	574
Read second and third times	574
Passed the Senate	574
Signed by the Lieutenant-Governor	650

No. 269. BY MR. JOHNSON, OF MARION. Received January 19, 1893—

"A bill for an act empowering cities of more than one hundred thousand inhabitants to make appropriations for expenses attending the holding of the twenty-seventh national encampment G. A. R.," etc.

Read first time	221
Constitutional rule suspended	222
Read second time	222
Referred to Committee on Judiciary	223
Reported back and ordered printed	463
Read third time	551
Passed the Senate	555
Signed by the Lieutenant-Governor	575

No. 270. BY MR. HENCH. Received February 17, 1893—

"A bill for an act regulating the liability of railroads," etc.

Read first time and referred to Committee on Judiciary	581
Reported back with amendments	850-862
Constitutional rule suspended	862
Read second and third times	862
Passed the Senate	863
Title amended	863
Motion to reconsider laid on table	863
Delivered to the Governor	878

No. 271. BY MR. HAGGARD. Received February 6, 1893—

"A bill for an act concerning the manufacturing and selling of commercial fertilizer."

Read first time and referred to Committee on Agriculture	403
Majority and minority reports offered	740
Majority report adopted	741
Indefinitely postponed	741

No. 277. BY MR. BARNES. Received February 6, 1893—

"A bill for an act to prevent horse racing during certain months."

Read first time and referred to Committee on Rights and Privileges	413
--	-----

No. 279. BY MR. THORNTON. Received February 8, 1893—

"A bill for an act to amend section 6 of an act regulating the weighing of coal."

Read first time and referred to Committee on Mines and Mining	447
Reported back, recommending passage	475
Read second time	611
Read third time and passed	663
Signed by the Lieutenant-Governor	706
Delivered to the Governor	710

No. 283. BY MR. COOLEY. Received February 10, 1893—

"A bill for an act concerning building court houses," etc.

Read first time and referred to Committee on County and Township Business	471
---	-----

No. 289. BY MR. TERHUNE. Received February 7, 1893.

	PAGE.
"A bill for an act to prevent the sale of adulterated sorghum molasses."	
Read first time and referred to Committee on Agriculture	423
Majority and minority reports presented	738
Majority report adopted	738
Indefinitely postponed	738

No. 290. BY MR. CULLOP. Received March 3, 1893—

"A bill for an act to ratify the appointment of George W. Julian et al. for services," etc.	
Read first time and referred to Committee on Swamp Lands	850

No. 297. BY MR. GROSSART. Received February 15, 1893—

"A bill for an act to amend section 112 of an act concerning taxation."	
Read first time and referred to Committee on Cities and Towns	542
Reported back, recommending passage.	757
Constitutional rule suspended	807
Read second time	808
Read third time and passed	808
Signed by the Lieutenant-Governor	816

No. 303. BY MR. REDMAN. Received February 21, 1893—

"A bill for an act to legalize the incorporation of the town of Dana."	
Read first time and referred to Committee on Cities and Towns.	634
Constitutional rule suspended	650
Read second and third times	651
Passed the Senate	651
Signed by the Lieutenant-Governor	673

No. 307. BY MR. THORNTON. Received February 8, 1893—

"A bill for an act to amend section 22 of an act concerning the weighing of coal."	
Read first time and referred to Committee on Mines and Mining	446
Reported back, recommending passage.	476
Read second time	611
Read third time and passed	688
Signed by the Lieutenant-Governor	708

No. 315. BY MR. HARKINS. Received February 14, 1893—

"A bill for an act to prevent the wasting of natural gas."	
Read first time and referred to Committee on Natural Gas	519
Reported back, recommending passage	761
Read second time	854
Read third time and passed	878
Signed by the Lieutenant-Governor	887

No. 316. BY MR. MERRITT. Received March 2, 1893—

"A bill for an act to amend section 3231, R. S. 1881."	
Read first time and referred to Committee on Cities and Towns	831
Reported back, recommending passage	855
Read second time	855
Read third time and passed	885
Signed by the Lieutenant-Governor.	895

No. 331. BY MR. HENCH. Received February 7, 1893—

"A bill for an act to amend sections 314, 315 and 317 of an act concerning proceedings in criminal cases."	
Read first time and referred to Committee on Judiciary	433
Reported back	588
Indefinitely postponed	588

No. 334. BY MR. HORD. Received February 14, 1893—

"A bill for an act concerning discriminations in railroad service."	PAGE.
Read first time and referred to Committee on Judiciary	501
Reported back, recommending passage	588
Recommitted to committee on judiciary	682

No. 336. BY MR. JOHNSON, OF MARION. Received March 2, 1893—

"A bill for an act to empower the Trustees of the Deaf and Dumb Asylum to sell certain lands."	
Read first time and referred to Committee on Benevolent Institutions	836
Read second time	855

No. 338. BY MR. PASSAGE. Received February 23, 1893—

"A bill for an act concerning gravel roads."	
Read first time and referred to Committee on Judiciary	680

No. 342. BY MR. TERHUNE. Received February 16, 1893—

"A bill for an act prohibiting County Commissioners, Councils of cities and Trustees of towns employing one of their number to superintend the work," etc.	
Read first time and referred to Committee on Judiciary	546

No. 346. BY MR. WILSON, OF DUBOIS. Received February 20, 1893—

"A bill for an act to enable incorporated towns to own electric light plants."	
Read first time and referred to Committee on Cities and Towns	620
Reported back, recommending passage	728
Constitutional rule suspended.	728
Read second and third times	729
Passed the Senate	729
Signed by the Lieutenant-Governor.	812

No. 352. BY MR. ADER. Received February 23, 1893—

"A bill for an act to amend an act concerning licensing shows, being section 5289, R. S. 1881."	
Read first time and referred to Committee on Judiciary	675
Reported back, recommending passage	719

No. 355. BY MR. HAY. Received February 11, 1893—

"A bill for an act regulating the weighing of wheat."	
Read first time and referred to Committee on Agriculture	488
Reported back, recommending passage	737

No. 360. BY MR. JOHNSON, OF MARION. Received February 25, 1893—

"A bill for an act to create a Board of Commissioners for the purpose of securing school book supplies."	
Read first time and referred to Committee on Judiciary	707
Reported back, recommending passage	721
Read second time	854
Read third time and failed to pass	886

No. 362. BY MR. COLLINS. Received February 21, 1893—

"A bill for an act concerning the organization and dissolution of trust companies."	
Read first time and referred to Committee on Judiciary	642

No. 366. BY MR. JORDAN. Received February 1, 1893—

"A bill for the relief of John S. Chinworth."	PAGE.
Read first time and referred to Committee on County and Township Business	488
Reported back, recommending passage	604
Read second time	661
Read third time and passed	678
Signed by the Lieutenant-Governor	708

No. 367. BY MR. SULZER. Received February 7, 1893—

"A bill for an act authorizing manufacturing companies to issue preferred stock," etc.	
Read first time and referred to Committee on Judiciary	434
Reported back, recommending passage	587
Read second time	659
Read third time and passed	670
Signed by the Lieutenant-Governor	708

No. 368. BY MR. ASKREN. Received February 17, 1893—

"A bill for an act to reimburse James C. Hays, ex-Trustee."	
Read first time and referred to Committee on Claims	582
Reported back, recommending passage	762

No. 384. BY MR. BEHYMER. Received February 11, 1893—

"A bill for an act to amend section 93 of an act concerning certain county and State officers."	
Read first time and referred to Committee on Judiciary	489
Reported back, recommending passage	586
Reported back, recommending passage	587
Read second time	649
Read third time and passed	677
Signed by the Lieutenant-Governor	706
Delivered to Governor	710

No. 387. BY MR. RODABAUGH. Received February 27, 1893—

"A bill for an act concerning the incorporation and government of cities having a population of more than 35,000 and less than 49,000 inhabitants."	
Read first time and referred to Committee on Cities and Towns	745
Reported back, recommending passage	789
Read second time and amended	802
Constitutional rule suspended	805
Read third time and passed	805
Signed by the Lieutenant-Governor	387

No. 388. BY MR. McMULLEN. Received February 2, 1893—

"A bill for an act regulating the liability of common carriers."	
Read first time and referred to Committee on Judiciary	373
Reported back, recommending passage	388
Read second time	400
Read third time and passed	407
Signed by Lieutenant-Governor	409
Delivered to the Governor	409

No. 396. BY MR. FARLOW. Received February 22, 1893—

"A bill for an act to legalize the incorporation of the Mutual Life and Endowment Association of Indiana."	
Read first time and referred to Committee on Insurance	618
Reported back	759
Read third time and passed	759
Reconsidered.	806
Constitutional rule suspended.	806
Read second and third times	806
Passed the Senate	807
Signed by the Lieutenant Governor.	832

No. 400. BY MR. McMULLEN. Received February 21, 1893—

"A bill for an act to legalize the acts of the several Boards of Trustees of the town of Cochran, Ind."

	PAGE.
Read first time	633
Constitutional rule suspended	651
Read second and third times	652
Passed the Senate	652
Signed by the Lieutenant-Governor	673

No. 405. BY MR. ALLEN. Received February 14, 1893—

"A bill for an act to repeal an act concerning the holding of court in the Eleventh Judicial Circuit."

Read first time and referred to Committee on Organization of Courts	519
Reported back, recommending passage	709
Motion to suspend constitutional rule failed	712
Read second time	796
Read third time and passed	816
Signed by the Lieutenant-Governor	832

No. 410. BY MR. HARKINS. Received February 14, 1893—

"A bill for an act concerning reports by the officers of the State prisons."

Read first time and referred to Committee on State Prisons	526
Reported back recommending passage	597
Read second time and amended	660
Read third time and passed	677
Signed by the Lieutenant-Governor	708

No. 411. BY MR. BETHELL. Received February 16, 1893—

"A bill for an act to legalize the incorporation of the town of Winslow, Pike County."

Read first time and referred to Committee on Cities and Towns	547
Reported back, recommending passage	575
Constitutional rule suspended	575
Read second and third times	575
Passed the Senate	576
Signed by the Lieutenant-Governor	62

No. 415. BY MR. ASKREN. Received February 16, 1893—

"A bill for an act providing for the inspection of steam boilers," etc.

Read first time and referred to Committee on Judiciary	548
Reported back, recommending passage	718
Read second time	854
Read third time and failed to pass for want of a constitutional majority	887

No. 421. BY MR. FOSTER. Received March 1, 1893—

"A bill for an act relating to licensing engineers in certain cases."

Read first time and referred to Committee on Labor	824
--	-----

No. 431. BY MR. CULLOP. Received February 24, 1893—

"A bill for an act supplementary to an act approved March 6, 1891, relating to telegraph, telephone, sleeping cars," etc.

Read first time and referred to Committee on Judiciary	691
Reported back, recommending passage	764
Amendment adopted	895
Constitutional rule suspended	899
Read a second time	899
Amendments adopted	899-901
Read third time and passed	905

No. 435. BY MR. MOUTOUX. Received March 2, 1893—

"A bill for an act concerning the improvement of streets occupied by railroads in certain cities."	PAGE.
Read first time and referred to Committee on Judiciary	830

No. 441. BY MR. HORD. Received February 16, 1893—

"A bill for an act concerning sale and lease of railroad stock," etc.	
Read first time and referred to Committee on Judiciary	546
Reported back, recommending passage	757
Read second time	855
Read third time and passed	883
Signed by the Lieutenant-Governor	887

No. 449. BY MR. GULLOP. Received February 24, 1893—

"A bill for an act providing for amendments to the general tax law."	
Read first time and referred to Committee on Judiciary	684
Reported back with amendments	765
Ordered printed	765

No. 452. BY MR. BAUGHER. Received March 1, 1893—

"A bill for an act to create a fund for military purposes."	
Read first time and referred to Committee on Military Affairs	822

No. 453. BY MR. BAUGHER. Received March 3, 1893—

"A bill for an act to amend section 254 of an act concerning public offenses, being section 2170, R. S. 1881."	
Read first time and referred to Committee on Judiciary	839
Reported back recommending passage	854
Read second time	854
Read third time and passed	885
Signed by the Lieutenant-Governor	887

No. 455. BY MR. DAILEY. Received February 6, 1893—

"A bill for an act legalizing the incorporation of Sellersburgh, Clark County."	
Read first time and referred to Committee on Judiciary	413
Reported back recommending passage	590
Constitutional rule suspended	590
Read second and third times	591
Passed the Senate	591
Signed by the Lieutenant-Governor	611
Delivered to the Governor	611

No. 456. BY MR. DAILEY. Received February 6, 1893—

"A bill for an act legalizing the incorporation of Clarksville, in the counties of Clark and Floyd."	
Read first time and referred to Committee on Judiciary	412
Reported back with amendments	765
Report concurred in	784
Constitutional rule suspended	785
Read second and third times	785
Passed the Senate	785
Signed by the Lieutenant-Governor	865

No. 457. BY MR. McMULLEN. Received February 14, 1893—

"A bill for an act concerning preferred stock of railroads in certain cases."	
Read first time and referred to Committee on Judiciary	527
Reported back, recommending passage	588
Read second time	649
Read third time and passed	678
Signed by the Lieutenant-Governor	708

No. 458. BY MR. JOHNSON, OF DEARBORN. Received February 23, 1893—

"A bill for an act to limit the number of days County Assessors may be employed." PAGE.
Read first time and referred to Committee on County and Township Business . 674

No. 459. BY MR. HEAGY. Received February 11, 1893—

"A bill for an act to protect domestic animals," etc.
Read first time and referred to Committee on Agriculture 487
Majority report offered 741
Minority report offered 742
Minority report adopted 744

No. 481. BY MR. BLAIR. Received February 22, 1893—

"A bill for an act to enable street railway companies to increase their capital stock,"
etc.
Read first time and referred to Committee on Judiciary 647
Constitutional rule suspended. 649
Read second and third times 650
Passed the Senate 650
Signed by the Lieutenant Governor 673

No. 490. BY MR. MEGENITY. Received March 2, 1893—

"A bill for an act concerning highways."
Read first time and referred to Committee on Judiciary 829

No. 493. BY MR. GROSSART. Received March 1, 1893—

"A bill for an act supplemental to an act entitled an act providing for the inspection
of all kinds of oils used for illuminating purposes, and regulating the sale
thereof."
Read first time and referred to Committee on Natural Gas 823

No. 494. BY MR. ASKREN. Received February 11, 1893—

"A bill for an act to legalize the incorporation of the town of New Amsterdam, Har-
rison County."
Read first time and referred to Committee on Cities and Towns 486
Reported back, recommending passage 657
Constitutional rule suspended 657
Read second and third times 658
Passed the Senate 658
Signed by the Lieutenant-Governor 706
Delivered to Governor 710

No. 508. BY MR. DEERY. Received February 24, 1893—

"A bill for an act creating a Board of Trustees for the firemen's fund in certain
cities."
Read first time and referred to Committee on Judiciary 687

No. 512. BY MR. ADER. Received March 1, 1893—

"A bill for an act to fix the number of Senators and Representatives to the General
Assembly of the State of Indiana, and to apportion the same among the several
counties of the State."
Read first time and referred to Committee on Legislative Apportionments . . . 823
Majority report offered 871
Minority report offered 871-874
Majority report adopted 875
Constitutional rule suspended 875
Read second and third times 875
Passed the Senate 875
Signed by the Lieutenant-Governor 887

No. 529. BY MR. CULLOP. Received March 1, 1893—

"A bill for an act making appropriation for the State government and its institutions, and making specific appropriations."	PAGE.
Read first time	809
Referred to Committee of the Whole Senate	827
Committee of the Whole reports progress	827
Referred to Committee of the Whole	834
Committee of the Whole reports progress	835
Referred to Committee of the Whole	842
Committee of the Whole reports progress	843
Referred to Committee of the Whole	843
Committee of the Whole reports amendments	843 to 849
Read second time and engrossed	849
Read third time	858
Passed the Senate	859
Conference committee appointed	876
Conference committee makes report. Concurred in	888-892
Signed by the Lieutenant-Governor	895
Conference committee's report adopted by the House	895

No. 530. BY MR. ATKINSON. Received February 22, 1893—

"A bill for an act to legalize the town of Dale, Spencer County."	
Read first time and referred to Committee on Cities and Towns	655
Reported back, recommending passage	667
Constitutional rule suspended	667
Read second and third times	667
Passed the Senate	668
Signed by the Lieutenant-Governor	706
Delivered to the Governor.	710

No. 533. BY MR. CRAVENS. Received February 15, 1893—

"A bill for an act fixing the terms of court in the forty-seventh judicial circuit."	
Read first time and referred to Committee on Organization of Courts	542
Reported back, recommending passage	724
Constitutional rule suspended	725
Read second and third times	725
Passed the Senate	725
Signed by the Lieutenant-Governor	812

No. 534. BY MR. HEAGY. Received March 2, 1893—

"A bill for an act to legalize certain plats in the city of Columbus, Indiana."	
Read first time and referred to Committee on Cities and Towns	829

No. 535. BY MR. DAILEY. Received March 2, 1893—

"A bill for an act providing for the organization of road building and loan associations."	
Read first time and referred to Committee on Judiciary	828

No. 541. BY MR. STAKEBAKE. Received March 3, 1893—

"A bill for an act to amend section 1 of an act in relation to conveyance of land by wives of persons of unsound mind," etc.	
Read first time and referred to Committee on Judiciary	839

No. 542. BY MR. DEERY. Received March 2, 1893—

"A bill for an act concerning certain lands for public burying grounds near the city of Indianapolis."	
Read first time and referred to Committee on Affairs of Indianapolis	830

No. 543. BY MR. BEHYMER. Received March 2, 1893—

"A bill for an act defining trusts and conspiracies."	PAGE.
Read first time and referred to Committee on Judiciary	835

No. 545. BY MR. JORDAN. Received February 21, 1893—

"A bill for an act to legalize the acts of the Trustees of Howe College, Wabash County."	
Read first time	632
Constitutional rule suspended	653
Read second and third times	653
Passed the Senate	654
Signed by the Lieutenant-Governor	673

No. 547. BY MR. ERWIN. Received March 2, 1893—

"A bill for an act concerning the lighting of street railway crossings."	
Read first time and referred to Committee on Judiciary	831
Reported back recommending passage	855
Read second time	855
Read third time	881
Passed the Senate	882
Signed by the Lieutenant-Governor	887

No. 549. BY MR. GROSSART. Received March 2, 1893—

"A bill for an act fixing the salaries of Township Trustees and Township Assessors in certain townships," etc., and declaring an emergency.	
Read first time and referred to Committee on Cities and Towns	837
Reported back recommending passage	853
Read second time	853
Read third time and passed	879
Signed by the Lieutenant-Governor	883

No. 552. BY MR. BROWN. Received February 21, 1893—

"A bill for an act to legalize the incorporation of the town of Hudson, Steuben County."	
Read first time and referred to Committee on Cities and Towns	633
Constitutional rule suspended	652
Read second and third times	653
Passed the Senate	653
Signed by the Lieutenant-Governor	673

No. 553. BY MR. DAILEY. Received February 23, 1893—

"A bill for an act in relation to filling vacancies on the Board of Commissioners of the State Soldiers' and Sailors' Monument," etc.	
Read first time and referred to Committee on Soldiers' and Sailors' Monument.	675
Reported back recommending passage	703
Read second time	796
Read third time and passed	815
Signed by the Lieutenant-Governor	832

No. 559. BY MR. JOHNSON, OF MARION. Received February 27, 1893—

"A bill for an act to amend section 12 of an act concerning street railways, being sections 4143 and 4154, R. S. 1881."	
Read first time and referred to Committee on the Affairs of the City of Indianapolis	754

No. 563. BY MR. STEPHENSON. Received March 4, 1893—

"A bill for an act to legalize the records of Circuit Courts."	
Read first time and referred to Committee on Judiciary	857

No. 566. BY MR. FIPPEN. Received March 1, 1893—

"A bill for an act regulating the issuing of warrants by Township Trustees."	PAGE.
Read first time and referred to Committee on Judiciary	811

No. 570. BY MR. MCINTYRE. Received February 27, 1893—

"A bill for an act concerning water works in cities and towns in certain cases."	
Read first time and referred to Committee on Judiciary	736

No. 573. BY MR. GUTHRIE. Received February 28, 1893—

"A bill for an act levying an annual State tax for the general fund," etc.	
Read first time and referred to Committee on Finance	756
Constitutional rule suspended	785
Read second and third times	786
Passed the Senate	786
Signed by the Lieutenant-Governor	812

No. 576. BY MR. TERHUNE. Received February 23, 1893—

"A bill for an act to legalize the incorporation of the town of Whiteland, Johnson County "	
Read first time and referred to Committee on Cities and Towns	677
Reported back recommending passage	709
Constitutional rule suspended	711
Read second and third times	711
Passed the Senate	711
Title amended	711
Signed by the Lieutenant-Governor	739

No. 582. BY MR. ALLEN. Received March 3, 1893—

"A bill for an act concerning the supplying of parts of county records that have been destroyed and indexing the same "	
Read first time and referred to Committee on Judiciary	839
Reported back, recommending passage	853
Read second time	853
Read third time and passed	881
Signed by the Lieutenant-Governor	887

No. 586. BY MR. SWOPE. Received February 25, 1893—

"A bill for an act legalizing the incorporation of the town of Crothersville, Jackson County."	
Read first time and referred to Committee on Cities and Towns	707
Reported back, recommending passage	758
Constitutional rule suspended	758
Read third time	759
Passed the Senate	759
Signed by the Lieutenant-Governor	812

No. 588. BY MR. SULZER. Received February 28, 1893—

"A bill for an act defining certain nuisances and fixing penalties for the violation thereof."	
Read first time and referred to Committee on Judiciary	786
Motion to suspend rules lost	884

No. 593. BY MR. FIPPEN. Received February 28, 1893—

"A bill for an act to authorize Boards of County Commissioners to issue and sell bonds in certain cases."	PAGE.
Read first time and referred to Committee on Judiciary	787
Constitutional rule suspended	799
Read second time, engrossed, read third time	799
Passed the Senate	799
Signed by the Lieutenant-Governor	832

No. 596. BY MR. McINTYRE. Received March 1, 1893—

"A bill for an act to incorporate Young Men's Christian Associations organized in the State."	
Read first time	818
Reported back, recommending passage	853
Read second time	854
Read third time and passed	883

No. 599. BY MR. FIPPEN. Received March 2, 1893—

"A bill for an act to equalize and more fully prescribe the terms of office of the Judges of the Appellate Court."	
Read first time and referred to Committee on Judiciary	836
Reported back, recommending passage	852
Read second time	853
Read third time and passed	879
Signed by the Lieutenant-Governor	887

No. 600. BY MR. HEAGY. Received March 2, 1893 —

"A bill for an act authorizing Boards of County Commissioners to make provisions for the support of orphans' homes."	
Read first time and referred to Committee on Judiciary	837

No. 601. BY MR. McINTYRE. Received March 3, 1893—

"A bill for an act to legalize the incorporation of the town of Greenville, Floyd County."	
Read first time and referred to Committee on Cities and Towns	838

No. 602. BY MR. HUNTER. Received May 4, 1893—

"A bill for an act to permit the Trustees of the town of Oxford, Benton County, Indiana, to borrow money," etc.	
Read first time	

SENATE JOINT RESOLUTIONS.

No.1. BY SENATOR BOYD. Introduced January 5, 1893—	PAGE.
“ A joint resolution authorizing the appointment of a committee by the President of the Senate and the Speaker of the House to draft suitable memorial and resolutions concerning the life, character and death of the late lamented Alvin P. Hovey.”	
Adopted by the Senate.	9
 No.2 BY SENATOR STUART. Introduced January 10, 1893—	
“ A joint resolution instructing our Senators and requesting our Representatives in Congress to secure the repeal of the acts closing the World’s Fair on Sunday.”	
Referred to Committee on World’s Fair	78
Majority and minority reports presented	215
Majority report adopted	216
Read third time and passed	245
Passed the House	266
 No.3. BY SENATOR KERN. Introduced January 19, 1893—	
“ A joint resolution to amend section 11 of article 7 of the Constitution of the State of Indiana.”	
Read first time and referred to Committee on Revision of the Constitution . . .	214
Reported back	426
Indefinitely postponed.	426

HOUSE JOINT RESOLUTIONS IN THE SENATE.

No. 1. BY MR. FIPPEN. Received January 17, 1893—

PAGE.

"A joint resolution for appointing a joint committee to investigate the taxing of in-
corporations loaning money in Indiana."

Referred to Committee on Phraseology and Arrangement of Bills	172
Reported back, and report adopted	251
Referred to Committee on Finance	251
Reported back	323
Indefinitely postponed.	323

No. 3. BY MR. BARNES. Received March 3, 1893—

"A joint resolution concerning the Soldiers' and Sailors' Monument."

Read first time and referred to Committee on Soldiers' and Sailors' Monument	851
--	-----

No. 4. Being Same as Resolution No. 10 of 1891. Received February 14, 1893—

"A joint resolution proposing an amendment to section 29, article 4, of the Constitu-
tion of the State of Indiana, concerning term and compensation of the members
of the General Assembly."

Read first time and referred to Committee on Revision of the Constitution . .	521
Reported back, recommending adoption	643
Made special order for February 23, 1893, at 10 o'clock	644
Agreed to by the Senate	672
Recalled from House	673
Reconsidered	673
Failed for want of a constitutional majority	708

No. 5. Being Same as No. 7 of 1891. Received February 14, 1893—

"A joint resolution proposing an amendment to section 1, article 10, of the Constitu-
tion of the State of Indiana, concerning rate of assessment and taxation."

Read first time and referred to Committee on Revision of the Constitution . .	522
Reported back, recommending adoption	643
Made special order for February 23, 1893, at 10 o'clock	644
Not agreed to by the Senate	673

No. 6. Same as No. 9, 1891. Received February 14, 1893—

"A joint resolution proposing an amendment to section 1, article 6, of the Constitu-
tion of the State of Indiana, concerning term of certain State officers."

Read first time and referred to Committee on Revision of the Constitution . .	523
Indefinitely postponed	673

No. 7. Same as No. 8, 1891. Received February 14, 1893—

"A joint resolution proposing an amendment to section 2, article 6, of the Constitu-
tion of the State of Indiana, concerning term of certain county officers."

Read first time and referred to Committee on Revision of the Constitution . .	524
Indefinitely postponed	673

INDEX OF SENATE JOURNAL.

	PAGE.
AKIN, CHARLES T.—	
Appeared and answered	3
Bills introduced by	65, 82, 103, 111, 112, 117, 334, 388, 685
Committee appointed on, standing	62, 63, 64
Committee appointed on, special	10, 290, 722
Mileage of	15
Motions made by	71, 119, 147, 277, 290, 355, 357, 370, 371, 385, 457, 638, 683, 688, 741, 755, 877, 904, 946
Petitions presented by	252, 383, 375
Reports made by	198, 300, 356, 375, 593, 594, 595, 614, 737, 738, 739, 744
Resolutions offered by	48, 237
Warrants drawn by	949
BAKER, OSCAR A.—	
Appeared and sworn in	4
Bills introduced by	64, 65, 117, 306, 379
Committee appointed on, special	722
Committee appointed on, standing	62, 63, 64
Leave of absence granted to	49, 310
Mileage of	15
Motions made by	690, 691, 796, 797
Resolution offered by	911
Warrants drawn by	949
BARNES, WILLIS L.—	
Appeared and sworn in	4
Bills introduced by	65, 378, 555
Committee appointed on, standing	63, 64
Leave of absence granted to	265, 406, 418, 436
Mileage of	15
Motions made by	378, 506, 543, 590
Reports made by	152, 637, 906
Resolutions offered by	311
Warrants drawn by	949
BECK, JAMES M.—	
Appeared and sworn in	4
Bills introduced by	272, 322, 490
Committee appointed on, standing	62, 63, 64
Leave of absence granted to	602
Mileage of	15
Motions made by	797
Reports made by	150, 300, 328, 357, 358, 470, 536, 538, 744
Resolutions offered by	377
Warrants drawn by	949
12—SENATE.	

BINGHAM, VOLNEY E.—

PAGE.

Appeared and sworn in	4
Bills introduced by	83, 203, 207, 307, 553
Committee appointed on, standing	62, 63, 64
Committee appointed on, special	409
Leave of absence granted to	168, 489, 608
Mileage of	15
Motions made by	408, 712, 736
Petitions presented by	310
Reports made by	410, 428, 596, 597, 709, 876, 916
Resolutions offered by	548, 665
Warrants drawn by	949

BIRD, OEMIG—

Appeared and sworn in	4
Bills introduced by	572
Committee appointed on, standing	62, 63, 64
Leave of absence granted to	255
Mileage of	15
Motions made by	315, 507, 517
Warrants drawn by	950

BOORD, FRED—

Appeared and sworn in	4
Bills introduced by	312, 570
Committee appointed on, standing	62, 63, 64, 117
Committee appointed on, special	13, 722
Mileage of	15
Motions made by	250, 431, 810
Resolutions offered by	916
Seconded nomination of Chas. W. Fairbanks for United States Senator	179
Warrants drawn by	950

BOYD, THOMAS E.—

Appeared and sworn in	4
Bills introduced by	65, 63, 163, 203, 233, 448, 685
Committee appointed on, standing	62, 63, 64
Committee appointed on, special	9, 190
Leave of absence granted to	468, 491
Mileage of	15
Motions made by	13, 133, 246, 259, 266, 284, 363, 383, 399, 410, 448 644, 651, 656, 673, 734, 914
Petitions presented by	252
Protests presented by	12
Reports made by	87, 246
Resolutions offered by	138, 189, 912
Warrants drawn by	950

ELLISON, DAVID H.—

Appeared and answered	3
Bills introduced by	161, 256, 305, 341, 396, 483, 535, 612
Committees appointed on, standing	62, 63, 64, 135
Committees appointed on, special	190, 262, 308
Leave of absense granted to	414
Mileage of	15
Motions made by	61, 118, 136, 463, 565, 727, 757, 758, 800, 826
Reports made by	251, 827, 835, 843
Resolutions offered by	164, 609
Warrants drawn by	951

CHANDLER, MORGAN—

PAGE.

Appeared and answered	3
Bill introduced by	66, 103, 569
Committees appointed on, standing	62, 63, 64
Mileage of	15
Motions made by	236, 345, 418, 436, 495, 569, 706, 732
Reports made by	537
Resolutions offered by	912
Warrants drawn by	950

CRANOR, OZRO N.—

Appeared and sworn in	4
Bills introduced by	68, 103, 116, 256, 257, 267, 400, 482, 490
Committees appointed on, standing	62, 63, 64
Committee appointed on, special.	662, 722
Mileage of	15
Motions made by.	103, 176, 194, 216, 222, 227, 242, 258, 294, 320, 323, 340, 352, 365, 398, 411, 416, 504, 618, 660, 662, 669, 727, 896
Petitions presented by	252
Reports made by	662
Resolutions offered by	195, 427
Warrants drawn by	951

CRUMPACKER, JONATHAN W.—

Appeared and sworn in	4
Bills introduced by	203
Committees appointed on, standing	62, 63, 135
Committees appointed on, special	10, 15, 62, 722, 898
Leave of absence granted to	310, 406
Mileage of	15
Motions made by	294, 385
Petitions presented by	237
Warrants drawn by	951

FRENCH, ISAAC S.—

Appeared and answered	3
Bills introduced by	307, 471, 482, 537
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	15
Mileage of	15
Motions made by	148, 149, 173, 185, 217, 222, 227, 233, 236, 240, 259, 265, 332, 339, 345, 399, 417, 440, 447, 456, 596, 612, 667, 692
Resolutions offered by	15, 181, 186, 508, 565, 913
Warrants drawn by	951

FULK, RICHARD A.—

Appeared and answered	3
Bills introduced by	69, 83, 84, 104, 105, 114, 117, 335, 380, 398, 407
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	439
Mileage of	15
Motions made by	208, 266, 293, 313, 353, 384, 401, 402, 549, 626, 649, 906
Petitions presented by	273
Reports made by	15, 136, 196, 197, 328, 389, 393, 439, 494, 705, 708, 722, 723, 724, 727, 763, 793, 870
Resolutions offered by	10, 449
Warrants drawn by	952

GIFFORD, GEORGE H.—

PAGE.

Appeared and sworn in	5
Bills introduced by 69, 105, 139, 164, 208, 234, 267, 335, 396, 397, 484, 644, 682	
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	13
Mileage of	16
Motions made by	432, 480, 634
Reports made by	259, 313, 376, 405
Warrants drawn by	952

GILMAN, WILLIAM W.—

Appeared and answered	4
Bills introduced by 69, 70, 84, 105, 118, 237, 429, 537	
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	196
Mileage of	16
Motions made by	227, 377, 411, 426, 551, 610, 694
Petitions presented by	252, 253
Reports made by	186, 376
Warrants drawn by	952

GRIFFITH, FRANCIS M.—

Appeared and answered	4
Bills introduced by 181, 203, 234, 321, 483, 490, 601, 606, 646	
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	67, 893
Leave of absence granted	228, 255
Mileage of	16
Motions made by 64, 67, 83, 111, 119, 136, 139, 146, 152, 528, 530, 541, 562, 564, 567, 604, 617, 651, 673, 711, 715, 716, 863, 867, 875	
Reports made by 67, 149, 150, 151, 153, 157, 158, 159, 160, 169, 170, 171, 189, 210, 211, 233, 239, 295, 298, 299, 318, 324, 325, 326, 327, 329, 330, 331, 332, 338, 347, 365, 367, 368, 401, 409, 418, 423, 424, 456, 462, 507, 556, 559, 574, 575, 576, 584, 585, 586, 587, 588, 589, 590, 591, 600, 611, 637, 657, 658, 659, 667, 686, 696, 703, 709, 710, 716, 718, 719, 720, 721, 728, 729, 739, 756, 757, 758, 761, 765, 789, 815, 851, 852, 853, 854, 855, 858, 860, 870, 877, 897	
Seconded nomination of David Turpie for U. S. Senator	178
Warrants drawn by	952

HOBSON, GEORGE W.—

Appeared and answered	4
Bills introduced by	267, 539
Committees appointed on, standing	63, 64
Leave of absence granted to	436, 489
Mileage of	16
Motions made by	268, 463, 539, 590, 650, 664, 895, 900
Resolutions offered by	225, 913
Warrants drawn by	963

HOLCOMB, ALBERT G.—

Appeared and answered	4
Bills introduced by 70, 81, 105, 203, 553	
Committees appointed on, standing	62, 63, 64
Mileage of	16
Motions made by	105, 622
Reports made by	71, 578
Resolutions offered by	13, 49
Warrants drawn by	963

HOLLAND, WILLIAM G.—

PAGE.

Appeared and answered	4
Bills introduced by	164, 165, 308, 335
Committees appointed on, standing	62, 63
Committees appointed on, special	13, 898
Leave of absence	414, 436, 619
Mileage of	16
Motions made by	278, 293, 552, 612
Reports made by	48, 136, 212, 300, 495, 583, 762, 763
Resolutions offered by	13
Warrants drawn by	953

KERN, JOHN W.—

Appeared and sworn in	5
Bills introduced by	72, 203, 204, 235, 237, 257, 273, 335, 336, 381, 472, 535, 536, 713
Committees appointed on, standing	9, 62, 63, 64, 135
Committees appointed on, special	220, 443, 544
Leave of absence granted to	49, 492, 554
Mileage of	16
Motions made by	167, 197, 223, 258, 280, 285, 293, 308, 310, 338, 408, 439, 443, 460, 463, 502, 504, 505, 507, 513, 544, 671, 693, 699, 700, 713, 765, 806, 862, 882, 894, 899, 901
Nominated Hon. David Turpie for United States Senator	178
Petitions presented by	253, 257, 273
Reports made by	180, 329, 362, 363, 545, 606, 703, 759, 760, 761
Resolutions offered by	165, 214, 220, 257, 258
Warrants drawn by	953

KENNEDY, WM.—

Bills introduced by	71, 139, 213, 408, 428, 531, 644
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	722
Leave of absence granted to	145, 491, 603
Mileage of	16
Motions made by	87, 384, 576, 637, 712, 756, 796, 838, 858
Petitions presented by	137, 253
Reports made by	425, 577, 755, 896
Resolutions offered by	82, 664
Warrants drawn by	953

KOPELKE, JOHANNES—

Appeared and answered	4
Bills introduced by	72, 85, 116, 181, 182, 204, 322, 434, 601, 602, 792
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	262, 274, 453
Mileage of	16
Motions made by	14, 50, 119, 182, 194, 260, 274, 293, 295, 339, 351, 352, 355, 360, 369, 384, 399, 401, 402, 412, 432, 453, 473, 485, 493, 500, 511, 564, 629, 648, 649, 683, 692, 693, 792
Reports made by	453
Resolutions offered by	10, 61, 228, 407
Warrants drawn by	953

LEYDEN, ISAAC P.—

PAGE.

Appeared and sworn in	5
Bills introduced by	171, 183, 238, 791
Committees appointed on, standing	9, 62, 63, 64
Committees appointed on, special	62
Mileage	16
Motions made by	155, 202, 241, 266, 424, 511, 732, 791
Petitions presented by	72
Reports made by	171, 208, 509, 510, 511, 512, 513, 514, 730, 731, 732, 733, 735, 853, 906, 908, 909, 910, 911
Resolutions offered by	61, 911
Warrants drawn by	954

LYNN, IVERSON—

Appeared and answered	4
Bills introduced by	74, 491, 537
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	9
Leave of absence granted	386
Mileage of	16
Motions made by	80, 266, 501, 602, 657, 681, 784, 888
Reports made by	168, 301, 313, 329, 601, 745, 746, 747
Resolutions offered by	116, 914
Warrants drawn by	954

LOVELAND, ROBERT J.—

Appeared and answered	4
Appeals from the decision of the Chair	146, 734
Bills introduced by	73, 140, 317, 608
Committees appointed on, standing	9, 62, 63, 64
Committees appointed on, special	220, 722
Leave of absence granted to	255, 564
Mileage of	16
Motions made by	83, 88, 101, 118, 134, 140, 169, 186, 194, 201, 215, 240, 242 243, 416, 507, 621, 699, 705, 706, 764, 809, 867, 894, 904, 915
Nominated Hon. Chas. W. Fairbanks for U. S. Senator	
Petitions presented by	181, 233
Protests presented by	917
Reports made by	215, 705, 897
Resolutions offered by	49, 161, 225
Warrants drawn by	954

MAGEE, RUFUS—

Appeared and answered	4
Bills introduced by	103, 107, 232, 405, 429, 641, 681
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	241, 308, 832, 898
Leave of absence granted	49, 276, 436, 489, 709
Mileage of	16
Motions made by	12, 135, 137, 143, 145, 146, 153, 162, 163, 168, 173, 177, 189, 218, 227 228, 240, 241, 242, 243, 244, 245, 246, 312, 314, 318, 329, 340, 341 348, 352, 393, 398, 409, 411, 412, 414, 416, 417, 430, 431, 432, 434 445, 460, 461, 463, 465, 481, 496, 501, 502, 505, 514, 518, 528, 530 531, 534, 543, 554, 564, 596, 601, 614, 624, 626, 629, 630, 636, 661 649, 664, 679, 680, 695, 731, 732, 754, 785, 794, 810, 827, 834, 837 842, 864, 876, 887, 892, 895, 900, 906, 945, 960
Petitions presented by	311
Reports made by	145, 153, 154, 241, 323, 324, 669, 717, 718, 888
Resolutions offered by	47, 308, 484, 496, 694, 912, 947
Warrants drawn by	954

MOORE, JOSEPH J.—

PAGE.

Appeared and answered	4
Bills introduced by	155, 185, 205, 232, 472, 714
Committees appointed on, standing	62, 63, 64
Committees appointed on, special.	669
Leave of absence granted to.	418
Mileage of	16
Motions made by.	711
Reports made by.	223, 328, 355, 356, 399, 469, 470, 508, 509, 592, 611, 612, 669, 715
Warrants drawn by	956

MORGAN, JOSEPH D.—

Appeared and answered	4
Bills introduced by	77, 108, 141, 145, 201, 238, 294, 307, 321, 415
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	722
Leave of absence granted to	418
Mileage of	16
Motions made by	47, 156, 169, 263, 264, 309, 689, 802, 805
Petitions presented by	311
Reports made by	303, 393, 529, 534
Resolutions offered by	11, 604
Warrants drawn by	956

MCCUTCHEON, ANDREW J.—

Appeared and sworn in	5
Bills introduced by	85, 155, 204, 238, 269, 377, 378, 647
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	10, 143, 264
Leave of absence granted to	619
Mileage of	16
Motions made by	281, 322, 384, 698, 800, 801
Reports made by	264, 265, 600
Resolutions offered by	277
Warrants drawn by	955

MCDONALD, JAMES E.—

Appeared and sworn in	5
Bills introduced by	74, 408, 535, 538
Committees appointed on, standing	62, 63
Committees appointed on, special	190
Leave of absence granted to	115, 310
Mileage of	16
Motions made by	495, 538, 612, 620, 658, 865
Reports made by	301, 704
Resolutions offered by	144
Warrants drawn by	955

MCGREGOR, JOHN—

Appeared and answered	4
Bills introduced by	109, 269, 306, 569
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	10, 13
Mileage of	16
Motions made by	14, 61, 243, 517, 649, 655
Petitions presented by	273
Reports made by	426, 643
Resolutions offered by	213, 572
Warrants drawn by	955

McHUGH, JOHN F.--**PAGE.**

Appeared and answered	4
Bills introduced by	74, 85, 107, 141, 165, 183, 184, 205, 214, 215, 271, 306, 336, 571, 729
Committees appointed on, standing	9, 62, 63, 64, 135
Committees appointed on, special	898
Leave of absence granted to	489
Mileage of	16
Motions made by	5, 17, 47, 49, 66, 75, 135, 144, 180, 192, 227, 271, 285, 325, 371, 373, 384, 387, 402, 424, 432, 467, 497, 513, 528, 542, 557, 573, 579, 590, 613, 624, 625, 636, 642, 689, 701, 713, 715, 794, 800, 810, 825, 843, 856, 863, 868, 877, 878, 880, 893, 898
Reports made by	123, 282, 360, 361, 365, 366, 367, 369, 370, 371, 385, 386, 387, 388, 424, 425, 463, 464, 465, 466, 467, 468, 469, 494, 591, 703, 761, 906
Resolutions offered by	8, 111
Warrants drawn by	955

McMANUS, SILAS P.—

Appeared and sworn in	5
Bills introduced by	568, 646
Committees appointed on, standing	62, 63, 64, 135
Leave of absence granted to	406, 418
Mileage of	16
Motions made by	353, 652
Petitions presented by	311
Warrants drawn by	956

McHUGH, JAMES F.—

Appeared and sworn in	5
Bills introduced by	304, 307, 379, 569
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	722
Leave of absence granted to	265
Mileage of	16
Motions made by	316, 529, 654, 808
Reports made by	316, 476, 578, 582
Resolutions offered by	137, 191, 898
Warrants drawn by	955

McKELVEY, SAMUEL R.—

Appeared and sworn in	5
Bills introduced by	76, 107, 304, 305, 428, 483, 535
Committees appointed on, standing	63
Committees appointed on, special	722
Mileage of	16
Motions made by	349
Reports made by	354, 475, 476
Resolutions offered by	13
Warrants drawn by	956

McLEAN, WILLIAM E.—

PAGE.

Appeared and sworn in	5
Bills introduced by	76, 86, 107, 141, 165, 205, 232, 235, 382, 491, 571
Committees appointed on, standing	62, 63, 64, 135
Committees appointed on, special	319, 320, 450
Mileage of	16
Motions made by	117, 162, 165, 217, 271, 318, 319, 450, 485, 552 562, 563, 604, 665, 726, 747
Petitions presented by	181, 253, 449
Reports made by	252, 319, 450, 573, 605, 799
Resolutions offered by	234, 312
Seconded nomination of Hon. David Turpie for United States Senator	
Warrants drawn by	956

NEWBY, LEONIDAS B.—

Appeared and sworn in	5
Bills introduced by	77, 103, 142, 166, 206, 236, 484, 554
Committees appointed on, standing	9, 62, 63, 64
Committees appointed on, special	262, 722, 898
Mileage of	16
Motions made by	224, 355, 417, 435, 485, 500, 505, 562, 582, 714, 901
Petitions presented by	254
Reports made by	224, 392, 790
Resolutions offered by	261
Warrants drawn by	957

PARKER, SAMUEL—

Appeared and sworn in	5
Bills introduced by	77, 142, 206, 256, 269, 415, 429, 555, 556, 645
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	621, 832
Leave of absence granted to	373
Mileage of	16
Motions made by	82, 211, 242, 259, 280, 277, 289, 295, 312, 319, 339, 341, 415, 442, 496 497, 512, 543, 562, 629, 660, 674, 682, 699, 832, 876, 877, 878, 945
Protests presented by	297
Reports made by	209, 215, 259, 445, 560, 621
Resolutions offered by	913
Warrants drawn by	957

SELLER, JAMES M.—

Appeared and sworn in	5
Bills introduced by	103, 142, 166, 206, 218, 269, 397, 383, 397, 427, 428, 484
Committees appointed on, standing	62, 63, 135
Committees appointed on, special	15
Leave of absence granted to	208
Mileage of	16
Motions made by	271, 304, 340, 402, 481, 514, 600, 699, 706
Petitions presented by	254
Reports made by	213, 224, 227, 303, 329, 359, 360, 473, 474, 582, 790
Warrants drawn by	957

SMITH, HENRY B.—

PAGE.

Appeared and answered	4
Bills introduced by	78, 114, 118, 206, 380, 331, 601, 681
Committees appointed on, standing	62, 63, 64
Committees appointed on, special.	9, 10
Mileage of	16
Motions made by	114, 115, 251, 402, 604, 660, 787
Petitions presented by	311
Reports made by	15, 354, 599, 869
Resolutions offered by.	10
Warrants drawn by	957

STUART, ROMUS F.—

Appeared and sworn in	5
Bills introduced by	79, 86, 109, 166, 185, 256, 270, 380, 397, 414, 556, 602, 615, 681
Committees appointed on, standing	63, 64
Committees appointed on, special	10, 143
Mileage of	16
Motions made by	156, 220, 221, 222, 282, 295, 359, 386, 447, 473, 479, 492, 495, 501, 617, 655, 673
Reports made by	270, 704, 753
Resolutions offered by	78, 142, 645
Warrants drawn by	958

SWEENEY, JOHN—

Appeared and answered	4
Bills introduced by	79, 86, 87, 112, 166, 322
Committees appointed on, standing	62, 63
Leave of absence granted to	709
Mileage of	16
Motions made by	112, 195, 500, 565, 728, 744, 746, 797
Reports made by	197, 508, 704
Resolutions offered by	946
Warrants drawn by	958

THAYER, JOHN D.—

Appeared and sworn in	5
Bills introduced by	238, 257, 408, 482, 536, 645, 682
Committees appointed on, standing	62, 63, 64
Mileage of	16
Motions made by	400, 410, 653
Warrants drawn by	958

THOMPSON, GEORGE H.—

Appeared and answered	4
Bills introduced by	79, 382, 397
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	13
Mileage of	16
Motions made by	80, 362
Reports made by	119, 198, 199, 200, 232, 301, 302, 303, 355, 381, 382, 404, 479, 480, 481, 604, 755
Resolutions offered by.	13
Warrants drawn by	958

VAIL, LON. W.—

Appeared and sworn in	5
Bills introduced by	206, 207, 271, 484, 571
Committees appointed on, standing	62, 63, 64
Leave of absence granted to	293, 686
Mileage of	16
Motions made by	282, 431, 503, 505
Petitions presented by	255
Warrants drawn by	958

WIGGS, HENRY J.—**PAGE.**

Appeared and answered	4
Bills introduced by	81, 166, 207, 682
Committees appointed on, standing	62, 63, 64
Leave of absence granted to	289
Mileage of	16
Motions made by	309, 574, 575, 613, 614
Petitions presented by	254
Reports made by	136, 309, 310, 424, 475
Warrants drawn by	959

WISHARD, ALBERT W.—

Appeared and sworn in	5
Bills introduced by	109, 113, 114, 166, 167, 257, 294, 304, 382, 406, 472, 537
Committees appointed on, standing	63, 64
Committees appointed on, special	10, 13, 308, 722, 832
Leave of absence granted to	185
Mileage of	16
Motions made by	374, 385, 432, 614, 807
Petitions presented by	255
Reports made by	607, 747
Resolutions offered by	272, 374, 721
Warrants drawn by	959

WRAY, ALBERT F.—

Appeared and sworn in	5
Bills introduced by	81, 207, 218, 337, 379, 429, 569, 714
Committees appointed on, standing	62, 63, 64
Committees appointed on, special	10, 143, 289
Leave of absence granted to	239, 393
Mileage of	16
Motions made by	143, 152, 284, 290, 341, 430, 471, 493, 494, 500, 530, 531, 573, 602, 788
Reports made by	156, 157, 290, 418, 419, 420, 421, 514, 515, 527, 787, 789
Resolutions offered by	607
Warrants drawn by	959

YARYAN, JOHN—

Appeared and answered	4
Bills introduced by	81, 568
Committee appointed on, standing	62, 63, 64
Leave of absence granted to	406
Mileage	16
Motions made by	263, 281, 313, 550, 794
Warrants drawn by	959

MISCELLANEOUS INDEX.

MISCELLANEOUS INDEX—	PAGE.
Meeting and organization of the Senate	3
Election of President, pro tem., of the Senate	6
Election of Secretary of the Senate	6
Election of Assistant Secretary of the Senate	7
Election of Doorkeeper of the Senate	7
Appointment of Leo Lefkowitz as a page	10
Appointment of George Schley, Fred P. French and Voe Beck as pages for the Senate .	10
Report from the House of its organization	11
Protest of Boyd against Resolution No. 6	12
Joint convention to hear message of the Governor	17
Delivery of Governor's Message.	18
Adjournment of joint convention	47
Return of Senate to Senate Chamber	47
The Senate meet in joint convention to attend the inauguration exercises	50
Oath of office of Governor administered to Claude Matthews	51
Oath of office of Lieutenant-Governor administered to Mortimer C. Nye	51
Inaugural address of Governor	51
Inaugural address of Lieutenant-Governor	59
Senators return to Senate Chamber	60
Appointment of Senators Kern, Lynn and Boyd to escort Lieutenant-Governor Nye to the rostrum	61
Joint session to engage in the memorial exercises respecting the late Alvin P. Hovey .	87
Eulogies on General Alvin P. Hovey, deceased	88
Appointment of R. S. Northcott clerk of first group of committees	102
Appointment of Frank M. Downey, clerk of Judiciary Committee	102
Appointment of John J. Lingale as Committee Clerk	102
Conference Committee on House Bill No. 1 reports.	145
Senator Loveland appeals from the Chair to the Senate	146
Requesting President to appoint chairman on Temperance Committee	150
Appointment of Miss Mary Aldrich as clerk	155
Communication from Prison South	160
Invitation received to visit and view the World's Columbian Exposition.	177
Election of United States Senator.	179
Report of special committee on resolutions in relation to death of ex-Senator Harry H. Francis	186
Joint convention called to order.	192
Journals of Senate and House read, regarding election of United States Senator	193
David Turpie declared elected United States Senator	194
Joint convention adjourns.	194
Report of State Board of Tax Commissioners	231
Report of committee to draft resolutions respecting the late R. B. Hayes	246
Report from Secretary of Senate	288
Senator Rufus Magee chosen to preside as President pro tem	355
Joint convention to elect State Librarian, etc	616
President called joint convention to order	617
President announced nominations for State Librarian in order	617
Senator McKelvey nominated Miss Mary E. Ahern	617

MISCELLANEOUS INDEX—

	PAGE.
Senator Yaryan nominated Miss Martha C. Dennis	617
Mary E. Ahern declared elected State Librarian	618
Joint convention adjourned	618
Senator Parker nominated Michael Cain for engineer of State House	726
Michael Cain declared elected	
Loveland appeals from decision of the chair	734
Senate went into Committee of the Whole on House Bill No. 529	827
Committee reported progress and asked leave to sit again	835
Senate went into Committee of the Whole on House Bill No. 529	842
Committee reported progress and asked leave to sit again	843
Committee of the Whole report on House Bill No. 529	843
Conference committee appointed on Senate Bill No. 29	864
Conference committee on Senate Bill No. 29 reports	876
Conference committee reports on House Bill No. 529	888
Senator Griffith nominates Hon. Samuel S. Parker for President <i>pro tem</i>	947
Senator Wishard nominates Hon. L. B. Newby for President <i>pro tem</i>	947
Senator Parker duly elected President <i>pro tem</i>	947
Report of Lieutenant-Governor of warrants drawn by him	959

MESSAGES FROM THE GOVERNOR.

MESSAGES FROM THE GOVERNOR—	PAGE.
In relation to Governor's Private Secretary	83
Has signed Senate Bill No. 27	159
In relation to resignation and appointment of Governor's Private Secretary	217
Has signed Senate Bills Nos. 15 and 145	221
Has signed Senate Bills Nos. 13 and 142	341
Has signed Senate Bills Nos. 64, 39 and 148	430
Has signed Senate Bills Nos. 179, 223 and 313	480
Has signed Senate Bills Nos. 70, 96, 111 and 208	568
Recommending confirmation of Alfred Welshans as Trustee of Indiana Reform School for Boys	594
Has signed Senate Bills Nos. 35, 38, 63, 108, 149 and 281	616
Has signed Senate Bills Nos. 90, 349 and 365	661
Has signed Senate Bills Nos. 215 and 221	671
Has signed Senate Bills Nos. 32, 129, 337 and 348	702
Has signed Senate Bill No. 212	798
Has signed Senate Bill No. 321	807
Nominating Laura Ream as a member of Board of Managers of Reform School for Girls and Women's Prison	820
Has signed Senate Bills Nos. 322 and 403	842
Nominating W. J. Hilligoss as a member of Board of Trustees for the Reform School for Boys	842
Has signed Senate Bills Nos. 133, 225, 261 and 338	856
Has signed Senate Bills Nos. 19, 30, 56, 104, 114, 143, 157, 170, 181, 194, 230, 244 248, 262, 352, 402, 404, 267, 360, 46, 59 and 264	867
Vetoing Senate Bill No. 392	880
Urging the passage of House Bills Nos. 431 and 449	896
Has signed Enrolled Senate Bill No. 29	901
Has signed Senate Bills Nos. 60, 100, 150, 178, 181, 199, 218, 235, 329, 42, 95, 153, 177, 185, 200, 206, 229, 318, 354, 385 and 399	902

MESSAGES FROM THE HOUSE.

MESSAGES FROM THE HOUSE—

PAGE.

Announcing passage of House Bill No 1	66
Announcing House refuses to pass Engrossed Senate Amendments to House Bill No. 1	110
Announcing appointment of Committee to prepare joint rules	110
Announcing passage of House Concurrent Resolution No. 1.	110
Announcing passage of House Bill No. 19	138
Announcing passage of Senate Bill No. 27	144
Announcing passage of House Concurrent Resolution No. 3.	144
Announcing passage of House Bill No. 25	147
Announcing passage of Senate Bill No. 90	159
Announcing passage of Senate Bill No. 70	159
Announcing adoption of House Joint Resolution No. 1	163
Announcing adoption of House Concurrent Resolution No. 6	172
Announcing passage of House Joint Resolution No 1	172
Announcing passage of House Bill No. 83	173
Announcing passage of House Bill No. 27.	175
Announcing passage of House Bill No. 229	180
Announcing passage of Senate Bill No. 15	187
Announcing passage of Senate Bill No. 144	190
Announcing passage of Senate Bill No. 145.	191
Announcing passage of House Bill No. 173	201
Announcing passage of House Bill No. 162	219
Announcing passage of Senate Concurrent Resolution No. 5	220
Announcing passage of Senate Bill No. 111.	221
Announcing passage of House Bill No. 269	221
Announcing passage of House Bill No. 57	228
Announcing passage of House Bill No. 18	229
Announcing passage of House Bill No. 241	229
Announcing passage of House Bill No. 42	230
Announcing passage of House Concurrent Resolution No. 7	230
Announcing passage of House Bill No. 99	231
Announcing passage of Senate Bill No. 96	239
Announcing passage of Senate Bill No. 142.	245
Announcing passage of House Bill No. 248	246
Announcing passage of House Bill No. 3	247
Announcing passage of House Bill No. 128	247
Announcing passage of House Bill No. 71	248
Announcing passage of House Bill No. 74	248
Announcing passage of House Bill No. 35	249
Announcing adoption of Joint Concurrent Resolution No. 9	249
Announcing passage of House Bill No. 69	261
Announcing passage of Senate Bill No 13	261
Announcing passage of Senate Joint Resolution No. 2	266
Announcing passage of House Bill No. 61	275
Announcing passage of House Bill No. 38	
Announcing passage of Senate Concurrent Resolution No. 8	284
Announcing passage of House Bill No. 260	285
Announcing passage of House Bill No. 104	285

MESSAGES FROM THE HOUSE—

PAGE

Announcing passage of House Bill No. 183	286
Announcing passage of House Bill No. 206	287
Announcing passage of House Bill No. 55	287
Announcing passage of House Bill No. 91	287
Announcing passage of House Bill No. 48	291
Announcing passage of House Bill No. 122	292
Announcing passage of House Bill No. 197	292
Announcing passage of House Bill No. 174	297
Announcing passage of House Bill No. 60	298
Announcing passage of House Bill No. 89	316
Announcing passage of Senate Bill No. 64	316
Announcing passage of Senate Concurrent Resolution No. 6	339
Announcing passage of House Bill No. 103	342
Announcing passage of House Bill No. 110	342
Announcing passage of House Bill No. 77	347
Announcing passage of House Bill No. 39	348
Announcing passage of House Bill No. 109	352
Announcing passage of House Bill No. 49	371
Announcing passage of House Bill No. 67	372
Announcing passage of House Bill No. 388	372
Announcing passage of House Bill No. 47	373
Announcing passage of House Concurrent Resolution No. 10	375
Return of Senate Bill No. 82, as requested by the Senate	375
Announcing passage of Senate Bill No. 39	396
Announcing passage of Senate Bill No. 39	403
Announcing passage of House Bill No. 271	403
Announcing passage of House Bill No. 456	412
Announcing passage of House Bill No. 455	412
Announcing passage of House Bill No. 277	413
Announcing passage of House Bill No. 169	413
Announcing passage of House Bill No. 184	414
Announcing passage of House Bill No. 8	417
Announcing passage of House Bill No. 289	423
Announcing passage of House Bill No. 205	423
Announcing passage of House Bill No. 133	424
Announcing passage of House Bill No. 331	433
Announcing passage of House Bill No. 223	433
Announcing passage of House Bill No. 367	434
Announcing adoption of Senate Concurrent Resolution No. 11	437
Announcing passage of House Bill No. 263	446
Announcing passage of House Bill No. 307	446
Announcing passage of House Bill No. 279	447
Announcing passage of Senate Bill No. 179	451
Announcing passage of Senate Bill No. 223	451
Announcing passage of House Bill No. 168	455
Announcing passage of House Bill No. 239	459
Announcing passage of House Bill No. 192	459
Announcing passage of Senate Bill No. 313	460
Announcing passage of House Bill No. 246	462
Announcing passage of House Bill No. 283	471
Announcing passage of House Bill No. 118	486
Announcing passage of House Bill No. 494	486
Announcing passage of House Bill No. 459	486
Announcing passage of House Bill No. 66	487
Announcing passage of House Bill No. 355	487
Announcing passage of House Bill No. 366	488
Announcing passage of Senate Bill No. 384	488
Announcing passage of Senate Bill No. 108, with House amendments thereto	490
Announcing passage of House Bill No. 334	501
Announcing passage of House Bill No. 16	518
Announcing passage of House Concurrent Resolution No. 12	518
Announcing passage of House Bill No. 315	519
Announcing passage of House Bill No. 405	519

MESSAGES FROM THE HOUSE—

PAGE.

Announcing passage of House Bill No. 155	520
Announcing passage of House Joint Resolutions Nos. 4 and 5	520
Announcing passage of House Bill No. 189	525
Announcing passage of House Bill No. 410	526
Announcing passage of House Bill No. 40	526
Announcing passage of House Bill No. 457	527
Announcing passage of House Bill No. 76	527
Announcing passage of Senate Bill No. 208	541
Announcing passage of House Bill No. 180	541
Announcing passage of House Bill No. 523	541
Announcing passage of House Bill No. 297	542
Announcing passage of Senate Bill No. 35	545
Announcing passage of Senate Bill No. 38	545
Announcing passage of Senate Bill No. 149	546
Announcing passage of House Bill No. 441	546
Announcing passage of House Bill No. 342	546
Announcing passage of House Bill No. 79	547
Announcing passage of House Bill No. 411	547
Announcing passage of House Bill No. 415	547
Announcing passage of Senate Bill No. 26	554
Announcing passage of Senate Bill No. 63	581
Announcing passage of House Bill No. 270	581
Announcing passage of House Bill No. 368	581
Announcing adoption of House Concurrent Resolution No. 14	608
Announcing passage of Senate Bill No. 365	614
Announcing passage of House Bill No. 346	620
Announcing passage of Senate Bill No. 349	620
Announcing passage of House Concurrent Resolution No. 16	622
Announcing passage of House Bill No. 545	632
Announcing passage of House Bill No. 400	632
Announcing passage of House Bill No. 552	633
Announcing passage of House Bill No. 303	633
Announcing adoption of House Concurrent Resolution No. 17	640
Announcing passage of House Bill No. 362	642
Announcing passage of Senate Bill No. 221	643
Announcing passage of House Bill No. 481	647
Announcing passage of House Bill No. 396	648
Announcing passage of House Bill No. 31	648
Announcing passage of House Bill No. 530	655
Announcing passage of Senate Bill No. 215	655
Announcing passage of Senate Bill No. 129	664
Announcing passage of Senate Bill No. 32	670
Announcing passage of House Bill No. 220	671
Announcing passage of Senate Bill No. 215	672
Announcing passage of House Bill No. 458	674
Announcing passage of House Bill No. 553	675
Announcing passage of House Bill No. 352	675
Announcing passage of House Bill No. 576	676
Announcing passage of Senate Bill No. 348	679
Announcing passage of Senate Bill No. 337	680
Announcing passage of House Bill No. 338	680
Announcing passage of House Bill No. 449	684
Announcing passage of House Bill No. 508	686
Announcing passage of Senate Bill No. 212	691
Announcing passage of House Bill No. 431	691
Announcing passage of House Bill No. 360	706
Announcing passage of House Bill No. 193	707
Announcing passage of House Bill No. 586	707
Announcing passage of House Concurrent Resolution No. 18	715
Announcing passage of Senate Bill No. 261	735
Announcing passage of House Bill No. 570	735
Announcing adoption of Senate Concurrent Resolution No. 15	736

MESSAGES FROM THE HOUSE—

PAGE.

Announcing passage of House Bill No. 387	745
Announcing passage of House Bill No. 559	754
Announcing passage of House Bill No. 225	755
Announcing passage of House Bill No. 573	756
Announcing passage of House Bill No. 588	786
Announcing passage of House Bill No. 593	787
Announcing passage of House Bill No. 529	809
Announcing passage of House Bill No. 90	811
Announcing passage of House Bill No. 566	811
Announcing passage of Senate Bill No. 403	812
Announcing passage of Senate Bill No. 193	812
Announcing passage of Senate Bill No. 181	813
Announcing passage of Senate Bill No. 322	813
Announcing passage of Senate Bill No. 338	813
Announcing passage of House Bill No. 596	818
Announcing passage of Senate Bill No. 225	818
Announcing passage of Senate Bill No. 143	821
Announcing passage of House Bill No. 452	822
Announcing passage of House Bill No. 134	822
Announcing passage of House Bill No. 512	823
Announcing passage of House Bill No. 493	823
Announcing passage of House Bill No. 421	824
Announcing passage of House Concurrent Resolution No. 19	824
Announcing adoption of House Concurrent Resolution No. 20	825
Announcing passage of Senate Bill No. 262	826
Announcing passage of Senate Bill No. 267	827
Announcing passage of Senate Bill No. 56	828
Announcing adoption of Concurrent Resolution No. 16	828
Announcing passage of House Bill No. 535	828
Announcing passage of House Bill No. 534	829
Announcing passage of House Bill No. 490	829
Announcing passage of House Bill No. 542	829
Announcing passage of House Bill No. 435	830
Announcing passage of House Bill No. 547	830
Announcing passage of House Bill No. 316	831
Announcing passage of Senate Bill No. 29	831
Announcing passage of Senate Bill No. 264	832
Announcing passage of Senate Bill No. 230	832
Announcing passage of Senate Bill No. 244	833
Announcing passage of Senate Bill No. 104	833
Announcing passage of Senate Bill No. 248	834
Announcing passage of Senate Bill No. 170	834
Announcing passage of House Bill No. 543	835
Announcing passage of House Bill No. 336	835
Announcing passage of Senate Bill No. 404	836
Announcing appointment of Conference Committee on Senate Bill No. 29	836
Announcing passage of House Bill No. 599	836
Announcing passage of House Bill No. 600	837
Announcing passage of House Bill No. 549	837
Announcing passage of House Bill No. 601	838
Announcing passage of House Bill No. 453	838
Announcing passage of House Bill No. 582	839
Announcing passage of House Bill No. 541	839
Announcing passage of House Bill No. 72	840
Announcing passage of Senate Bill as amended No. 157	840
Announcing passage of Senate Bill No. 114	841
Announcing passage of Senate Bill No. 30	841
Announcing passage of Senate Bill No. 19	841
Announcing passage of Senate Bill No. 380	849
Announcing adoption of Senate Concurrent Resolution No. 10	849
Announcing passage of Senate Bill No. 42	850
Announcing passage of House Bill No. 290	850
Announcing adoption of House Joint Resolution No. 3	850

MESSAGES FROM THE HOUSE—

PAGE.

Announcing passage of Senate Bill No. 402	851
Announcing passage of Senate Bill No. 100	852
Announcing passage of Senate Bill No. 392	852
Announcing passage of Senate Bill No. 59	852
Announcing passage of Senate Bill No. 46	856
Announcing passage of House Bill No. 563	857
Announcing passage of Senate Bill No. 218	858
Announcing passage of Senate Bill No. 329	858
Announcing House has refused to concur in the report of Joint Conference Com- mittee on Senate Bill No. 29	864
Announcing passage of Senate Bill No. 178	869
Announcing passage of Senate Bill No. 150	869
Announcing passage of Senate Bill No. 60	869
Announcing passage of Senate Bill No. 385	870
Announcing House has refused to concur in Senate amendments to House Bill No. 529	876
Announcing passage of Senate Bill No. 199	877
Announcing passage of House Bill No. 602	880
Announcing passage of Senate Bill No. 184	881
Announcing passage of Senate Bill No. 354	881
Announcing passage of Senate Bill No. 399	882
Announcing passage of Senate Bill No. 200	883
Announcing passage of Senate Bill No. 235	884
Announcing passage of Senate Bill No. 153	885
Announcing passage of Senate Bill No. 95	886
Announcing passage of House Bill No. 229	887
Announcing passage of Senate Bill No. 318	888
Announcing passage of Senate Bill No. 177	892
Announcing passage of Senate Bill No. 206	893
Announcing passage of Senate Bill No. 299	893
Announcing House has concurred in the report of Conference Committee on House Bill No. 529	895
Announcing a committee, authorized by the House, to wait on the Senate and ask their further pleasure on matters of legislation, and on time fixed for adjourn- ment	898
Announcing passage of House Concurrent Resolution No. 21	914
Announcing passage of Senate Concurrent Resolution No. 17	918

SENATE RESOLUTIONS.

SENATE RESOLUTIONS—

PAGE.

In relation to the rules for the government of the Senate	8
In relation to the death of Alvin P. Hovey, late Governor of the State of Indiana . .	9
In relation to appointment of Joint Committee to wait on the Governor	10
In relation to supplies for the Senate	10
In relation to appointment of assistants by Principal Secretary, Assistant Secretary and Doorkeeper	11
In relation to Statutes for members of the Senate	14
In relation to printing Governor's Message	47
Thanking Custodian for the decoration and attractive appearance of the State Capitol	48
To observe memorial services	49
In relation to printing Governor Matthews' message	61
In relation to presenting gavel to F. M. Griffith, President <i>pro tem</i>	61
In relation to closing the World's Columbian Exposition on Sunday	78
Instructing Roll Clerk to omit the title "Senator" in all roll calls	82
In relation to Senate calendar	111
In relation to appointment of Standing Committee on Grand Army Encampment . .	116
Fixing compensation of employes	137
In relation to appointment of Joseph W. Gates as Committee Clerk	138
Requiring Attorney-General to furnish itemized statement of fees and funds	138
In relation to a report from Committee on Organization of Courts	142
Instructing Principal Secretary to furnish 500 copies of printed rules	145
Appointing a committee to investigate charges against State Prison South	161
Fixing hour for nomination and voting for candidates for United States Senator . .	164
Instructing Principal Secretary to procure six copies of Elliott's Supplement to the Revised Statutes for use of Senate	165
Requiring Doorkeeper to furnish stools for pages	181
In relation to appointment of committee to draft resolutions respecting the late Ex- President Rutherford B. Hayes	189
In relation to appointment of Capt. Timothy Dawson on the Doorkeeper force	191
Requiring Doorkeeper, Secretary and Assistant Secretary to keep posted the number, place of residence and occupation of their employes	195
In relation to number of attendants allowed to committees visiting institutions . . .	213
Inviting Mexican War veterans to visit Senate Chamber	220
In relation to printing Senate Bill No. 21 and laid upon the desks of Senators	225
In relation to fees and salaries	228
In relation to suppress the sale of lottery tickets	234
Directing deposit of 100 copies of Rules with State Librarian	237
In relation to appointment of an extra janitor	257
In relation to allowance of pay to Edward E. Cooper, Assistant Doorkeeper	258
Directing Secretary of Senate to procure Acts for use of Senate	272
In relation to reduce the price of Revised Statutes	277
In relation to Committee on Memorial respecting the late Hon. James G. Blaine . . .	308
In relation to withdraw Senate Bill No. 82 from the House	374
Instructing Doorkeeper as to number of visitors allowed in Senate Chamber.	377
Requesting Judiciary Committee to advise the Senate concerning case of Parker, Clerk, <i>vs.</i> The State <i>ex rel.</i> Powell.	407
Limiting debate	496
Fixing hour of meeting	508
To pay expenses of Southern Prison Investigation Committee	548

SENATE RESOLUTIONS—

PAGE.

In relation to the appointment of a committee to draft a bill prohibiting corporal punishment in the State's penal institutions	565
Authorizing Assistant Secretary to draw warrant for expenses incurred by the Doorkeeper	605
To make allowance to Secretary and Assistant Secretary for indexing, etc	609
In relation to elections	646
In relation to amending sections 29 and 30 of election law of 1889	664
Fixing hour at which Senate shall convene	694
To make allowance to Mary Aldrich for services as stenographer at the investigation of Southern Insane Hospital	911
Instructing Secretary of State to furnish Acts to each member of Legislature	911
Vote of thanks to Col. Wm. W. Kintner	912
Vote of thanks to reporters	912
To make allowance to John L. McNew, Reading Clerk	912
Vote of thanks to Hon. Mortimer Nye.	913
To make allowance to Committee Clerks	913
Authorizing Assistant Secretary to keep his force, in order to complete Journal, for three days after close of session	913
To make allowance to William Hall	914
Vote of thanks to William T. Mannix, Principal Doorkeeper, and his assistants	946
Directing compilation of manual of road laws	946
Resolution thanking Hon. F. M. Griffith, President <i>pro tem</i>	947
Vote of thanks to George S. Pleasants, Principal Secretary, and J. F. Friedman, Assistant Secretary.	948
Vote of thanks to John McNew, Reading Clerk	948

SENATE JOINT AND CONCURRENT RESOLUTIONS

SENATE JOINT AND CONCURRENT RESOLUTIONS—	PAGE.
In relation to appointing a committee to arrange for the inauguration of Governor and Lieutenant-Governor	13
In relation to a joint convention for the purpose of hearing the message of the Governor	13
In relation to election of United States Senators by the people	82
Concurrent Reselution No. 5, as to investigation of State Prison South	161
In relation to amend section 11, article 7, of State Constitution	214
Concurrent Resolution No. 7, in relation to appointing a committee to investigate charges made against the Monument Commission	225
In relation to appointing a committee to report on some suitable gift for R. H. Neff . .	261
Joint resolution adopted	262
Concurrent Resolution No. 9, authorizing Secretary of State to sell Revised Statutes of 1881	311
Substitute for Concurrent Resolution No. 9	312
Concurrent Resolution No. 10 adopted	342
Concurrent Resolution No. 11 adopted	427
In relation to adjourn	484
In relation to tendering use of State House to General Conference of Methodist Episcopal Church	572
Concurrent Resolution No. 14, appointing a committee to prepare and introduce a bill for the apportionment of the State for legislative purposes	607
Concurrent resolution authorizing Assistant Secretary to draw warrant for expenses of investigation committee of the State Prison South	665
In relation to appointing a committee to participate in the reception given in honor of ex-President Harrison	722
In relation to Rt. Hon. W. E. Gladstone	898

REPORTS OF COMMITTEES.

REPORTS OF COMMITTEES—	PAGE.
Special, on report to House of organization.	10
Special, on report to Governor of organization of both houses	13
Special, on mileage	15
Special, on arrangement for the inauguration of Governor and Lieutenant-Governor-elect	48
Special, on House Bill No. 1	67
Special, on Senate Bill No. 15	71
Special, on resolution concerning the late Alvin P. Hovey.	87
On joint rules	119
On rules for the government of the Senate	123
On Organization of Courts, Senate Bill No. 4	139
On Claims, Senate Bill No. 20	136
On Federal Relations, Senate Bill No. 20	136
On Judiciary, Senate Bill No. 35	149
On Judiciary, Senate Bill No. 37	149
On Judiciary, Senate Bill No. 54	149
On Judiciary, Senate Bill No. 55	150
On Judiciary, House Bill No. 19	150
On Swamp Lands and Drains, Senate Bill No. 50	150
On Rules, majority and minority reports	151
On Enrolled Bills, House Act No. 1, and Senate Act No. 27, delivered to Governor	153
On Finance, Senate Bill No. 7	153
On Finance, Senate Bill No. 13	154
On Finance, Senate Bill No. 71	164
On Elections, Senate Bill No. 16	156
On Judiciary, Senate Bill No. 51.	156
On Judiciary, Senate Bill No. 40.	157
On Judiciary, Senate Bill No. 44.	158
On Judiciary, Senate Bill No. 38	158
On Judiciary, Senate Bill No. 28	158
On Judiciary, Senate Bill No. 23	158
On Cities and Towns, Senate Bill No. 32	159
On Cities and Towns, Senate Bill No. 77	160
On Military Affairs, Senate Bill No. 83	168
On Judiciary, Senate Bill No. 57	169
On Judiciary, Senate Bill No. 26	169
On Judiciary, Senate Bill No. 95	170
On Benevolent Institutions, Senate Bill No. 14	171
On Judiciary, Senate Bill No. 74	171
On Judiciary, Senate Bill No. 47	171
Special, Senate Bill No. 13.	186
On Enrolled Bills, House Act No. 25 correctly enrolled	189
On Enrolled Bills, House Act No. 27, delivered to the Governor	190
On Enrolled Bills, Senate Acts Nos. 15, 144, 145	196
On Organization of Courts, Senate Bill No. 17	196
On Organization of Courts, Senate Bill No. 66	197
On Corporations, Senate Bill No. 53.	197

REPORTS OF COMMITTEES—

PAGE.

On Agriculture, Senate Bill No. 91	198
On Agriculture, Senate Bill No. 102	198
On County and Township Business, Senate Bill No. 84	198
On County and Township Business, Senate Bill No. 61	198
On County and Township Business, Senate Bill No. 118	199
On County and Township Business, Senate Bill No. 120	199
On County and Township Business, Senate Bill No. 48	199
On County and Township Business, Senate Bill No. 79	200
On County and Township Business, Senate Bill No. 41	200
On County and Township Business, Senate Bill No. 76	200
On County and Township Business, Senate Bill No. 116	200
On County and Township Business, Senate Bill No. 109	201
On Benevolent Institutions, Senate Bill No. 138	208
On World's Fair, on invitation from World's Fair Commissioner	209
On Judiciary, Senate Bill No. 39	210
On Judiciary, Senate Bill No. 56	211
On Judiciary, Senate Bill No. 60	211
On Judiciary, House Bill No. 229	211
On Claims, Senate Bill No. 82	212
Special, Senate Bill No. 79	213
On World's Fair, Senate Joint Resolution No. 2, majority and minority report	215
On Roads, Senate Bill No. 67	223
On Roads, Senate Bill No. 108	223
On Fees and Salaries, Senate Bill No. 21, majority and minority report	224
On Fees and Salaries, Senate Bill No. 119	227
On Fees and Salaries, Senate Bill No. 121	227
On County and Township Business, Senate Bill No. 148	232
On Cities and Towns, Senate Bill No. 8	233
On Judiciary, Senate Bill No. 38	239
Special, on Senate Bill No. 76	241
On Phraseology, House Joint Resolution No. 1	251
On Railroads, Senate Bill No. 6	252
Special, Senate Bill No. 67	259
Special, Senate Bill No. 54	264
Special, Senate Bill No. 54	265
Special, on Organization of Courts	270
Special, Senate Bill No. 53	274
On Cities and Towns, House Bill No. 248	282
On Enrolled Bills, House Bill No. 248, delivered to Governor	284
Special, Senate Bill No. 41	290
Special, Senate Bill No. 41	291
On Enrolled Bills, House Bill No. 19, delivered to Governor	295
On Judiciary, Senate Bill No. 162	298
On Judiciary, Senate Bill No. 139	298
On Judiciary, Senate Bill No. 146	299
On Judiciary, Senate Bill No. 149	299
On Judiciary, Senate Bill No. 130	299
On Judiciary, Senate Bill No. 159	299
On Agriculture, Senate Bill No. 127	300
On Swamp Lands and Drains, Senate Bill No. 69	300
On Claims, Senate Bill No. 83	301
On Military Affairs, Senate Bill No. 80	301
On County and Township Business, Senate Bill No. 120	301
On County and Township Business, Senate Bill No. 160	302
On County and Township Business, Senate Bill No. 209	302
On County and Township Business, Senate Bill No. 79	302
On County and Township Business, House Bill No. 69	303
On Public Health, Senate Bill No. 179	303
On Public Health, Senate Bill No. 75	303
On Insurance, Senate Bill No. 212	304
On Public Printing, Senate Bill No. 153	304
On Federal Relations, Concurrent Resolution No. 3	309
On Rights and Privileges, Senate Concurrent Resolution No. 6	310

REPORTS OF COMMITTEES—

PAGE.

On Military Affairs, Senate Bill No. 65	313
Special, Senate Bill No. 223	316
On Enrolled Bills, Senate Acts Nos. 13 and 142 correctly enrolled	318
Special, Senate Bill No. 129	319
On Finance, Joint Resolution No. 1	323
On Finance, Senate Bill No. 232	323
On Finance, Senate Bill No. 187	323
On Finance, Senate Bill No. 210	324
On Finance, Senate Bill No. 218	324
On Judiciary, Senate Bill No. 198, majority and minority reports	324
On Judiciary, Senate Bill No. 215	325
On Judiciary, Senate Bill No. 124	325
On Judiciary, Senate Bill No. 176	326
On Judiciary, Senate Bill No. 224	326
On Judiciary, Senate Bill No. 230	326
On Judiciary, House Bill No. 128	326
On Judiciary, Senate Bill No. 135	327
On Judiciary, House Bill No. 35	327
On Judiciary, Senate Bill No. 157	327
On Judiciary, Senate Bill No. 110	327
On Organization of Courts, Senate Bill No. 185	328
On Roads, Senate Bill No. 178	328
On Roads, House Bill No. 122	328
On Swamp Lands and Drains, Senate Bill No. 87	328
On Fees and Salaries, Senate Bill No. 182	329
On Military Affairs, Senate Bill No. 173	329
On Insurance, Senate Bill No. 72	329
On Cities and Towns, Senate Bill No. 133	330
On Cities and Towns, Senate Bill No. 170	330
On Cities and Towns, Senate Bill No. 46	330
On Cities and Towns, Senate Bill No. 194	330
On Cities and Towns, Senate Bill No. 205	331
On Cities and Towns, Senate Bill No. 10	331
On Cities and Towns, Senate Bill No. 25	331
On Cities and Towns, Senate Bill No. 19	331
On Cities and Towns, House Bill No. 241	332
On Enrolled Bills, House Act No. 83 delivered to Governor	338
On Enrolled Bills, House Bill No. 241 delivered to Governor	347
On Mines and Mining, Senate Bill No. 225	354
On Banks, Senate Bill No. 114	354
On County and Township Business, House Bill No. 61	355
On Roads, Senate Bill No. 200	355
On Roads, Senate Bill No. 68	356
On Agriculture, Senate Bill No. 155	356
On Agriculture, Senate Bill No. 174	356
On Agriculture, House Bill No. 99	356
On Swamp Lands and Drains, Senate Bill No. 245	357
On Swamp Lands and Drains, Senate Bill No. 248	358
On Swamp Lands and Drains, Senate Bill No. 246	358
On Swamp Lands and Drains, Senate Bill No. 33	358
On Swamp Lands and Drains, Senate Bill No. 206	358
On Fees and Salaries, Senate Bill No. 199	359
On Fees and Salaries, Senate Bill No. 141	359
On Fees and Salaries, Senate Bill No. 156	359
On Fees and Salaries, Senate Bill No. 183	360
On Fees and Salaries, Senate Bill No. 121	360
On Cities and Towns, Senate Bill No. 166	361
On Cities and Towns, Senate Bill No. 42	361
On Cities and Towns, Senate Bill No. 63	361
On County and Township Business, Senate Bill No. 164	361
On County and Township Business, House Bill No. 55, majority and minority reports	362
On Insurance, Senate Bill No. 221	362
On Insurance, Senate Bill No. 181	363

REPORTS OF COMMITTEES—

PAGE.

On Judiciary, House Bill No. 3	365
On Judiciary, Senate Bill No. 196	365
On Judiciary, Senate Bill No. 34	365
On Judiciary, Senate Bill No. 165	366
On Judiciary, Senate Bill No. 255	366
On Judiciary, Senate Bill No. 207	366
On Judiciary, House Bill No. 71	366
On Judiciary, Senate Bill No. 158	367
On Judiciary, House Bill No. 206	367
On Judiciary, House Bill No. 91	367
On Judiciary, Senate Bill No. 201, majority and minority reports	368
On Judiciary, majority and minority reports on Senate Bill No. 125	368
On Judiciary, majority and minority reports on Senate Bill No. 97	369
On Education, Senate Bill No. 113	370
On Education, Senate Bill No. 128	370
On Education, Senate Bill No. 11	370
On Education, Senate Bill No. 89	371
On Education, Senate Bill No. 227	371
On Finance, Senate Bill No. 81	375
Special, Senate Bill No. 69	376
On Judiciary, Senate Bill No. 201, minority and majority reports	385
On Judiciary, Senate Bill No. 233	386
On Judiciary, Senate Bill No. 180	386
On Judiciary, Senate Bill No. 93	387
On Judiciary, House Bill No. 18	387
On Judiciary, Senate Bill No. 276	387
On Judiciary, Senate Bill No. 195	388
On Judiciary, House Bill No. 388	388
On Organization of Courts, majority report on Senate Bill 214	389
On Organization of Courts, minority report on Senate Bill No. 214	392
On Organization of Courts, Senate Bill No. 22	393
On Public Health and Vital Statistics, Senate Bill No. 235	393
Special, Senate Bill No. 178	399
On Enrolled Bills, House Bills Nos. 47 and 69, delivered to the Governor	401
On County and Township Business, Senate Bill No. 199	404
On County and Township Business, Senate Bill No. 277	404
Special, Senate Bill No. 182	405
On Enrolled Bills, House Bill No. 388	409
Special, Senate Bill No. 46	410
On Enrolled Bills, Senate Act No. 64, correctly enrolled	418
On Elections, Senate Bill No. 188	418
On Elections, Senate Bill No. 2	419
On Elections, House Bill No. 39	419
On Elections, Senate Bill No. 86	419
On Elections, Senate Bill No. 251	420
On Elections, Senate Bill No. 192	420
On Elections, Senate Bill No. 286	420
On Elections, Senate Bill No. 132	420
On Elections, Senate Bill No. 52, majority report	421
On Elections, Senate Bill No. 52, minority report	422
On Enrolled Bills, Senate Acts Nos. 39 and 148 delivered to the Governor	423
On Judiciary, House Bill No. 38	424
On Federal Relations, Senate Bill No. 256	424
On Natural Gas, Senate Bill No. 269	425
On Natural Gas, Senate Bill No. 288	425
On Inspection of Journal	425
On State Prisons, Senate Bill No. 244	426
On Revision of the Constitution, Senate Joint Resolution No. 3	426
Special Senate Bill No. 10	439
Special, Senate Bill No. 185, Kern's motion	443
On World's Fair, Senate Bill No. 29	445
Special, Senate Bill No. 160	450
Special, Senate Bill No. 133	453

REPORTS OF COMMITTEES—

PAGE.

On Enrolled Bills, Senate Acts Nos. 179 and 223, delivered to the Governor	456
On Enrolled Bills, Senate Act No. 313 delivered to the Governor	462
On Judiciary, House Bill No. 269	463
On Judiciary, Senate Bill No. 184	464
On Judiciary, Senate Bill No. 291	464
On Judiciary, House Bill No. 169	464
On Judiciary, Senate Bill No. 290	464
On Judiciary, House Bill No. 184	465
On Judiciary, Senate Bill No. 268	465
On Judiciary, Senate Bill No. 211	465
On Judiciary, House Bill No. 197	466
On Judiciary, Senate Bill No. 298	466
On Judiciary, Senate Bill No. 143	466
On Judiciary, minority report Senate Bill No. 143	467
On Education, House Bill No. 77	467
On Education, Senate Bill No. 300	467
On Education, Senate Bill No. 283	468
On Education, Senate Bill No. 259	468
On Education, House Bill No. 67	468
On Education, Senate Bill No. 275	469
On Education, Senate Bill No. 134	469
On Roads, Senate Bill No. 45	469
On Roads, Senate Bill No. 200	469
On Roads, Senate Bill No. 171	470
On Swamp Lands and Drains, Senate Bill No. 306	470
On Swamp Lands and Drains, House Bill No. 104	470
On Swamp Lands and Drains, Senate Bill No. 263	470
On Fees and Salaries, Senate Bill No. 265	473
On Fees and Salaries, Senate Bill No. 312	473
On Fees and Salaries, Senate Bill No. 311	474
On Fees and Salaries, Senate Bill No. 2	474
On Federal Relations, Senate Bill No. 256	475
On Mines and Mining, House Bill No. 279	475
On Mines and Mining, House Bill No. 307	476
On City of Indianapolis, House Bill No. 260	476
On County and Township Business, Senate Bill No. 295	479
On County and Township Business, Senate Bill No. 285	479
On County and Township Business, Senate Bill No. 349	480
On County and Township Business, Senate Bill No. 296	480
On County and Township Business, Senate Bill No. 304	481
On Education, Senate Bill No. 321	494
On Education, House Bill No. 223	494
On Claims, Senate Bill No. 187	495
On Rules, Senate Resolution No. 44	507
On Corporations, Senate Bill No. 318	508
On Roads, Senate Bill No. 334	508
On Roads, Senate Bill No. 319	509
On Roads, Senate Bill No. 317	509
On Roads, House Bill No. 66	509
On Benevolent Institutions, Senate Bill No. 30	509
On Benevolent Institutions, Senate Bill No. 335	510
On Benevolent Institutions, House Bill No. 89	510
On Benevolent Institutions, Senate Bill No. 88	510
On Benevolent Institutions, Senate Bill No. 252	510
On Benevolent Institutions, Senate Bill No. 18	511
On Benevolent Institutions, Senate Bill No. 260	512
On Benevolent Institutions, Senate Bill No. 105	512
On Benevolent Institutions, Senate Bill No. 177	512
On Benevolent Institutions, Senate Bill No. 43	513
On Benevolent Institutions, Senate Bill No. 213	513
On Benevolent Institutions, Senate Bill No. 219	513
On Benevolent Institutions, Senate Bill No. 310	514
On Elections, Senate Bill No. 302	514

REPORTS OF COMMITTEES—

PAGE.

On Elections, Senate Bill No. 305	514
On Elections, Senate Bill No. 258	515
On Elections, Senate Bill No. 172	515
On Elections, majority and minority reports on House Bill No. 8	515
On Elections, minority and majority reports on Senate Bill No. 299	527
On Public Health, Senate Bill No. 315	529
On Public Health, Senate Bill No. 329	529
On Public Health, Senate Bill No. 226	534
On Swamp Lands and Drains, Senate Bill No. 104	536
On State Library, Senate Bill No. 326	537
On Swamp Lands and Drains, Senate Bill No. 330	538
On Cities and Towns, Senate Bill No. 322	556
On Enrolled Bills, Senate Acts Nos. 149, 208, 70, 96, 111 and 83, and House Acts Nos. 38 and 35, delivered to the Governor	559
On World's Fair, Senate Bill No. 29	560
On Railroads, Senate Bill No. 239	573
On Cities and Towns, House Bill No. 263	574
On Cities and Towns, House Bill No. 411	575
On Cities and Towns, House Bill No. 40	576
On Cities and Towns, Senate Bill No. 337	576
On Supervision and Revision of Journal	578
On Labor, House Bill No. 74	578
On Labor, Senate Bill No. 316	578
On City of Indianapolis, House Bill No. 192, majority and minority reports	579
On City of Indianapolis, Senate Bill No. 340	582
On Soldiers' and Sailors' Monument, Senate Bill No. 264	582
On Claims, House Bill No. 48	584
On Judiciary, Senate Bill No. 293	584
On Judiciary, House Bill No. 183	584
On Judiciary, Senate Bill No. 6	585
On Judiciary, Senate Bill No. 197	585
On Judiciary, Senate Bill No. 152	585
On Judiciary, Senate Bill No. 202	586
On Judiciary, Senate Bill No. 140	586
On Judiciary, House Bill No. 384	586
On Judiciary, House Bill No. 367	587
On Judiciary, House Bill No. 42	587
On Judiciary, Senate Bill No. 332	587
On Judiciary, House Bill No. 205	587
On Judiciary, House Bill No. 331	588
On Judiciary, House Bill No. 334	588
On Judiciary, House Bill No. 457	588
On Judiciary, Senate Bill No. 175	588
On Judiciary, Senate Bill No. 325, majority report	589
On Judiciary, Senate Bill No. 325, minority report	589
On Judiciary, House Bill No. 49	589
On Judiciary, House Bill No. 80	589
On Judiciary, House Bill No. 455	590
On Judiciary, House Bill No. 118	591
On Education, Senate Bill No. 226	592
On Roads, House Bill No. 16	592
On Roads, House Bill No. 16	592
On Agriculture, Senate Bill No. 112	593
On Agriculture, Senate Bill No. 154	593
On Agriculture, House Bill No. 57	593
On Agriculture, Senate Bill No. 191	594
On Agriculture, Senate Bill No. 139	594
On Agriculture, Senate Bill No. 342	595
On Agriculture, Senate Bill No. 284	595
On Agriculture, Senate Bill No. 297, majority and minority reports	595
On State Prisons, Senate Bill No. 352	596
On State Prisons, Senate Bill No. 351	597
On State Prisons, House Bill No. 410	597

REPORTS OF COMMITTEES—

PAGE.

On State Prisons, on investigation of State Prison North	597
On Banks, Senate Bill No. 363	599
On Fees and Salaries, majority and minority report on Senate Bill No. 304	600
On Enrolled Bills Senate Acts Nos. 35, 38 and 149, and House Act No. 83, transmitted to the Governor	601
On Military Affairs, majority and minority report on Senate Bill No. 347.	601
On County and Township Business, House Bill No. 306	604
On County and Township Business, Senate Bill 341	604
On Railroads, House Bill No. 155	605
On Insurance, Senate Bill No. 236	606
On Insurance, Senate Bill No. 250	606
On Temperance, Senate Bill No. 168	607
On Enrolled Bills, Senate Bills Nos. 63, 108 and 281, and House Bills Nos. 260 and 455	611
On Roads, Senate Bill No. 354.	611
On Roads, House Bill No. 79	612
On Roads, Senate Bill No. 151	612
Special, Senate Bill No. 211, Loveland's motion	621
On Enrolled Bills, Senate Acts Nos. 90, 349 and 365 transmitted to the Governor	637
On Executive Appointments, recommendation of Alfred Welshans not confirmed	637
On Revision of Constitution, House Joint Resolution No. 5	643
On Revision of Constitution, House Joint Resolution No. 4	643
On Finance, Senate Resolution No. 49	644
On Cities and Towns, House Bill No. 494	657
On Judiciary, Senate Bill No. 338	658
On Enrolled Bills, Senate Bills Nos. 221 and 215 transmitted to the Governor	659
Special, House Bill No. 67	662
On Cities and Towns, House Bill No. 530	667
On Finance, Senate Bill No. 331	669
Special, House Bill No. 183	669
On Enrolled Bills, Senate Acts Nos. 32, 129, 337 and 348 delivered to the Governor	686
On Judiciary, Senate Bill No. 379	696
On Judiciary, Senate Bill No. 261	696
On Soldiers' and Sailors' Monument, House Bill No. 553	703
On Judiciary, Senate Bill No. 392	703
On Judiciary, Senate Bill No. 333	703
On Education, House Bill No. 189	703
On Public Printing, Senate Bill No. 387	704
On Corporations, Senate Bill No. 343	704
Special, Senate Bill No. 132	704
On Organization of Courts, Senate Bill No. 385, majority and minority reports.	705
On Organization of Courts, House Bill No. 405	709
On Cities and Towns, House Bill No. 576	709
On State Prisons, Senate Bill No. 150	709
On Enrolled Bills, House Bills Nos. 40, 42, 57, 67, 74, 169, 279, 384, 494 and 530 delivered to Governor.	710
On Roads, House Bill No. 31.	715
On Rules of the Senate, recommending a substitute for Rule 54	716
On Finance, majority and minority reports on Senate Bill No. 49	717
On Finance, Senate Bill No. 157	718
On Finance, resolution introduced by Senator McManus	718
On Judiciary, House Bill No. 415	718
On Judiciary, House Bill No. 76	719
On Judiciary, House Bill No. 352	719
On Judiciary, Senate Bill No. 308	719
On Judiciary, Senate Bill No. 355	719
On Judiciary, Senate Bill No. 234	720
On Judiciary, Senate Bill No. 98	720
On Judiciary, Senate Bill No. 285	720
On Judiciary, Senate Bill No. 368	720
On Judiciary, Senate Bill No. 360	721
On Judiciary, House Bill No. 360	721
On Judiciary, House Bill No. 239	721
On Organization of Courts, majority and minority reports on Senate Bill No. 241	722

REPORTS OF COMMITTEES—

PAGE.

On Organization of Courts, Senate Bill No. 376	723
On Organization of Courts, Senate Bill No. 372	723
On Organization of Courts, Senate Bill No. 266	723
On Organization of Courts, Senate Bill No. 375	723
On Organization of Courts, Senate Bill No. 353	724
On Organization of Courts, Senate Bill No. 274	724
On Organization of Courts, House Bill No. 533	724
On Organization of Courts, majority and minority reports on Senate Bill No. 100	727
On Cities and Towns, House Bill No. 346	728
On Judiciary, Senate Bill No. 402, memorial relative to indexing records of Supreme Court	729
On Benevolent Institutions, Senate Bill No. 388	730
On Benevolent Institutions, majority and minority reports on Senate Bill No. 107 . . .	730
On Benevolent Institutions, Senate Bill No. 137	731
On Benevolent Institutions, Senate Bill No. 361	731
On Benevolent Institutions, majority and minority reports on Senate Bill No. 193 . . .	731
On Benevolent and Reformatory Institutions, offering a substitute for Senate Bill No. 219	732
On Benevolent Institutions, Senate Bill No. 386	733
On Benevolent Institutions, majority and minority reports on Senate Bill No. 122 . . .	733
On Benevolent Institutions, resolution authorizing warrant drawn in favor of W. T. Mannix, Doorkeeper	735
On Agriculture, Senate Bill No. 362	737
On Agriculture, House Bill No. 355	737
On Agriculture, House Bill No. 174	737
On Agriculture, majority and minority reports on House Bill No. 289	737
On Agriculture, majority and minority reports on Senate Bill No. 167	738
On Enrolled Bills, Senate Act No. 212 transmitted to the Governor	739
On Agriculture, majority and minority reports on House Bill No. 271	740
On Agriculture, majority and minority reports on Senate Bill No. 320	741
On Agriculture, majority and minority reports on House Bill No. 459	741
On Agriculture, House Bill No. 355	744
On Agriculture, Senate Bill No. 362	744
On Swamp Lands and Drains, Senate Bill No. 336	744
On Military Affairs, majority and minority reports on Senate Bill No. 347	745
On Military Affairs, Senate Bill No. 80	746
On Temperance, Senate Bill No. 190	747
On Temperance, Senate Bill No. 231	747
On Military Affairs, relating to inventory made of United States and Indiana State Properties	747
On Legislative Apportionment, majority report on Senate Bill No. 391	753
On County and Township Business, Senate Bill No. 396	755
On Inspection of Journal	755
On Cities and Towns, Senate Bill No. 344	756
On Judiciary, Senate Bill No. 301	757
On Cities and Towns, House Bill No. 297	757
On Judiciary, House Bill No. 441	757
On Cities and Towns, Senate Bill No. 287	757
On Cities and Towns, House Bill No. 586	758
On Insurance, House Bill No. 396	759
On Insurance, Senate Bill No. 58	760
On Insurance, House Bill No. 103	760
On Insurance, Senate Bill No. 374	761
On Insurance, Senate Bill No. 350	761
On Natural Gas, House Bill No. 315	761
On Education, Senate Bill No. 216	762
On Claims, Senate Bill No. 99	762
On Claims, Senate Bill No. 222	762
On Claims, House Bill No. 368	762
On Claims, Senate Bill No. 12	763
On Organization of Courts, Senate Bill No. 394	763
On Organization of Courts, majority report on Senate Bill No. 395	763
On Organization of Courts, minority report on Senate Bill No. 395	764

REPORTS OF COMMITTEES—

PAGE

On Judiciary, House Bill No. 431	764
On Judiciary, House Bill No. 449	765
On Judiciary, House Bill No. 456	765
On Elections, House Bill No. 168	787
On Elections, Senate Resolution No. 51	789
On Cities and Towns, House Bill No. 387	789
Special, on presentation of gold medal to R. H. Neff.	790
On Fees and Salaries, majority and minority reports on Senate Bill No. 397	790
On Organization of Courts, majority and minority reports on Senate Bill No. 100	793
On Railroads, Senate Bill No. 220	799
On Enrolled Bills, Senate Acts Nos. 322 and 403, delivered to the Governor	816
Committee of the Whole, House Bill No. 529	827
On Enrolled Bills, Senate Bills Nos. 181, 244, 170, 56, 248, 262, 267, 404, 264, 143, 230 and 104, delivered to the Governor.	852
On Judiciary, House Bill No. 599	852
On Cities and Towns, House Bill No. 549	853
On Judiciary, House Bill No. 582	853
On Benevolent Institutions, House Bill No. 596	853
On Judiciary, House Bill No. 453	854
On Judiciary, House Bill No. 360	854
On Cities and Towns, House Bill No. 316	855
On Judiciary, House Bill No. 193	855
On Judiciary, House Bill No. 547	855
On Enrolled Bills, Senate Acts Nos. 133, 225, 261 and 338 delivered to Governor	858
On Judiciary, House Bill No. 270	860
On Banks, Senate Bill No. 378	869
On Banks, Senate Bill No. 238	870
On Enrolled Bills, Senate Bills Nos. 46, 49, 100 and 264 delivered to the Governor	870
On Legislative Apportionments, majority and minority reports on House Bill No. 512	871
On Enrolled Bills, Senate Bill No. 60 and House Bill No. 270 transmitted to the Governor	878
On Inspection and Supervision of Journal	896
On Inspection of Journal, minority report	897
On Enrolled Bills, Senate Bills Nos. 177, 206, 318, 299, 185, 153, 200, 95, 229, 143, 164, 59, 46 and 100 delivered to the Governor	897
Special, on waiting on the Governor	906
On Executive Appointments, recommending confirmation of Laura Ream as a member of the Board of Managers of Reform School for Girls and Woman's Prison	906
On Benevolent Institutions, on memorial from Vanderburgh County	908
On Benevolent Institutions, on investigation of Blind Institution	908
On Benevolent Institutions, on investigation of Deaf and Dumb Asylum	909
On Benevolent Institutions, on investigation of Reform School for Girls and Woman's Prison	909
On Benevolent Institutions, on investigation of Northern Hospital for the Insane	910
On Benevolent Institutions, on investigation of Eastern Insane Hospital	910
On Benevolent Institutions, on investigation of School for Feeble-Minded Youth	911
On Prisons, majority report on investigation of Prison South	916
On Prisons, minority report on investigation of Prison South	928

SENATE ROLL CALLS.

SENATE ROLL CALLS—

PAGE.

On election of President pro tem. of the Senate.	5
On election of Principal Secretary	6
On election of Assistant Secretary	7
On election of Doorkeeper.	7
On the adoption of Senator Morgan's resolution	11
On passage of Senator Morgan's resolution be reconsidered	12
On suspension of constitutional rule on House Bill No. 1	66
On passage of Engrossed House Bill No. 1	67
On suspension of constitutional rule on Senate Bill No. 15.	70
On passage of Senate Bill No. 15.	71
On suspension of constitutional rule on Senate Bill No. 27.	75
On passage of Senate Bill No. 27.	75
On suspension of constitutional rule on Senate Bill No. 39.	80
On passage of Senate Bill No. 39.	80
On suspension of constitutional rule on Senate Bill No. 64.	103
On passage of Senate Bill No. 64.	104
On suspension of constitutional rule on Senate Bill No. 70.	105
On passage of Senate Bill No. 70.	106
On suspension of constitutional rule on Senate Bill No. 90.	112
On passage of Senate Bill No. 90.	113
On suspension of constitutional rule on Senate Bill No. 96.	115
On passage of Senate Bill No. 96	115
On Senator McHugh's motion to reject Senator Loveland's amendment	135
On suspension of constitutional rule on Senate Bill No. 111	140
On passage of Senate Bill No. 111	140
On Magee's motion to reject Loveland's appeal	146
On adoption of Conference Committee's report on House Bill No 1	147
On suspension of constitutional rule on House Bill No. 25	147
On passage of House Bill No. 25.	148
On the adoption of the minority for the majority report	152
On motion to indefinitely postpone Senate Bill No. 7	153
On adoption of Akin's substitute for Loveland's resolution	162
On the adoption of the resolution as substituted	163
On Senator Kern's motion to postpone Senator Boyd's resolution	167
On the suspension of the constitutional rule on House Bill No. 83.	174
On passage of House Bill No. 83.	174
On suspension of constitutional rule on House Bill No. 27	175
On passage of House Bill No. 27	176
On McHugh's motion to lay on table Resolution No. 26 and substitute	180
On suspension of constitutional rule on Senate Bill No. 142	182
On passage of Senate Bill No. 142	182
On suspension of constitutional rule on Senate Bill No. 144	183
On passage of Senate Bill No. 144	183
On suspension of constitutional rule on Senate Bill No. 145	184
On passage of Senate Bill No. 145	184
On passage of Senate Bill No. 13	187
On passage of Senate Bill No. 55	187
On passage of Senate Bill No. 35	188

SENATE ROLL CALLS—

PAGE.

On passage of Senate Bill No. 71	188
On McHugh's motion to reject substitute for Resolution No. 29	192
On Loveland's motion to lay McHugh's resolution on the table.	194
On the adoption of McHugh's resolution	195
On suspension of constitutional rule on House Bill No. 173	202
On passage of House Bill No. 173	202
On suspension of the constitutional rule on House Bill No. 229	211
On passage of House Bill No. 229	212
On seconding demand for previous question on Senator Wray's motion	215
On substitution of minority for majority report on Senate Joint Resolution No. 2	216
On adoption of majority report on Senate Joint Resolution No. 2	216
On passage of Senate Bill No. 95	218
On passage of Senate Bill No. 16	220
On suspension of constitutional rule on House Bill No. 289	221
On substitution of minority for majority reports on Senate Bill No. 21	224
On adoption of majority report on Senate Bill No. 21	225
On passage of Senate Bill No. 109	241
On passage of Senate Bill No. 76	242
On motion to reject Senator Parker's motion to refer Senate Bill No. 73 to Committee on labor	243
On motion to reject Magee's motion	243
On passage of Senate Bill No. 38	244
On call of Senate to ascertain if a quorum were present	245
On passage of Joint Resolution No. 2	245
On adoption of Resolution No. 36	258
On adoption of minority report on Senate Bill No. 67	260
On passage of Senate Bill No. 54	264
On passage of Senate Bill No. 48	264
On suspension of constitutional rule on Senate Bill No. 208	268
On passage of Senate Bill No. 208	268
On passage of Senate Bill No. 8	274
On passage of Senate Bill No. 53	275
On passage of Senate Bill No. 59	276
On passage of Senate Bill No. 138	277
On passage of Senate Bill No. 32	278
On passage of Senate Bill No. 77	278
On passage of Senate Bill No. 26	279
On passage of Senate Bill No. 118	279
On passage of Senate Bill No. 108	280
On passage of Senate Bill No. 82	280
On passage of Senate Bill No. 148	281
On suspension of constitutional rule on House Bill No. 248	282
On passage of House Bill No. 248	283
On passage of Senate Bill No. 50	283
On McHugh's motion to reject Boyd's amendment to Senate Bill No. 129	285
On passage of Senate Bill No. 67	288
On passage of Senate Bill No. 60	289
On passage of Senate Bill No. 41	291
On passage of House Bill No. 19	292
On Wiggs' motion to adopt report of Committee on House Concurrent Resolution No. 3	309
On suspension of constitutional rule on House Bill No. 162	314
On passage of House Bill No. 162	314
On adoption of House Concurrent Resolution No. 9	315
On suspension of constitutional rule on Senate Bill No. 223	316
On passage of Senate Bill No. 223	317
On passage of Senate Bill No. 48	318
On passage of Senate Bill No. 6	319
On passage of Senate Bill No. 129	320
On passage of Senate Bill No. 41	320
On suspension of constitutional rule on House Bill No. 241	332
On passage of House Bill No. 241	333
On Magee's amendment to Senate Bill No. 51	340

SENATE ROLL CALLS—

PAGE.

On passage of Senate Bill No. 83	344
On passage of Senate Bill No. 209	345
On passage of Senate Bill No. 179	346
On passage of Senate Bill No. 127	346
On passage of Senate Bill No. 159	347
On passage of Senate Bill No. 75	349
On passage of Senate Bill No. 91	349
On passage of Senate Bill No. 130	350
On passage of Senate Bill No. 149	350
On passage of Senate Bill No. 79	351
On passage of Senate Bill No. 212	351
On suspension of constitutional rule on House Bill No. 69	352
On passage of House Bill No. 69	353
On suspension of constitutional rule on Senate Bill No. 10	353
On adoption of the report of committee on House Bill No. 99	357
On concurring in report of committee on Senate Bill No. 156	359
On suspension of constitutional rule on House Bill No. 388	373
On suspension of constitutional rule on House Bill No. 47.	374
On passage of House Bill No. 47.	374
On suspension of constitutional rule on Senate Bill No. 262	378
On passage of Senate Bill No. 262	378
On Boyd's motion to indefinitely postpone Senate Bill No. 205	383
On suspension of constitutional rule on Senate Bill No. 281	388
On passage of Senate Bill No. 281	389
On adoption of Kennedy's amendment to Senate Bill No. 182	398
On passage of House Bill No. 388	407
On suspension of constitutional rule on Senate Bill No. 46	408
On passage of Senate Bill No. 46	409
On Magee's motion to reject Senate Bill No. 299	416
On concurring in minority report of committee on Senate Bill No. 52.	422
On passage of Senate Bill No. 87	436
On passage of Senate Bill No 101	437
On passage of Senate Bill No. 218	437
On passage of Senate Bill No. 170	438
On passage of Senate Bill No. 221	438
On passage of Senate Bill No. 63	439
On passage of Senate Bill No. 227	439
On passage of Senate Bill No. 10	440
On passage of Senate Bill No. 75	440
On passage of Senate Bill No. 248	441
On passage of Senate Bill No. 182	441
On passage of Senate Bill No. 206	442
On passage of Senate Bill No. 185	442
On passage of Senate Bill No. 19	443
On passage of Senate Bill No. 246	443
On passage of Senate Bill No. 215	444
On passage of Senate Bill No. 230	444
On passage of Senate Bill No. 225	445
On suspension of constitutional rule on Senate Bill No. 313	448
On passage of Senate Bill No. 313	448
On passage of Senate Bill No. 114	449
On passage of Senate Bill No. 160.	450
On passage of Senate Bill No. 178	451
On passage of Senate Bill No. 164	452
On passage of Senate Bill No. 235	452
On passage of Senate Bill No. 165	453
On passage of Senate Bill No. 133	454
On passage of Senate Bill No. 194	454
On passage of Senate Bill No. 224	454
On passage of Senate Bill No. 176	455
On passage of House Bill No. 55	457
On passage of House Bill No. 122	457
On passage of House Bill No. 3	458

SENATE ROLL CALLS—

PAGE

On passage of House Bill No. 128	458
On passage of House Bill No. 91	458
On passage of House Bill No. 85	460
On passage of House Bill No. 61	461
On passage of House Bill No. 18	461
On passage of House Bill No. 206	462
On Kopelke's motion to lay Magee's resolution on the table	485
On adoption of majority report on House Bill No. 260	496
On Kern's substitute to Magee's amendment to Senate Bill No. 181.	502
On Barnes' motion to reject Magee's amendment to Senate Bill No. 181	506
On adoption of Resolution No. 44 as a rule of the Senate	507
On motion to lay on table motion to non-concur in report on Senate Bill No. 18	511
On motion to non-concur in report on Senate Bill No. 18	511
On adoption of minority report on House Bill No. 8	517
On McHugh's motion to reject report of Committee on Senate Bill No. 299, and the mo- tion to reject	528
On Magee's motion to lay on the table Senate Bill No. 299	530
On motion to reject motion to refer Senate Bill No. 299 to the Committee on Judiciary	530
On motion to lay Senator Wray's motion on the table	531
On substitution of the minority for the majority report on Senate Bill No. 299.	532
On passage of Senate Bill No. 153.	532
On passage of Senate Bill No. 181	533
On passage of Senate Bill No. 286.	533
On suspension of the constitutional rule on Senate Bill No. 349	538
On passage of Senate Bill No. 345	538
On suspension of constitutional rule on Senate Bill No. 348	539
On passage of Senate Bill No. 348	539
On passage of Senate Bill No. 199	540
On passage of Senate Bill No. 244	540
On McHugh's motion to lay on the table Senator Cranor's amendment to Senate Bill No 73	542
On adoption of Cranor's amendment to Senate Bill No. 73.	544
On passage of Senate Bill No. 42	545
On passage of Senate Bill No. 75	549
On suspension of constitutional rule on Senate Bill No. 38	550
On passage of Senate Bill No. 38	550
On suspension of constitutional rule on House Bill No. 89	550
On passage of House Bill No. 89	551
On suspension of constitutional rule on House Bill No. 223	552
On passage of House Bill No. 223	552
On suspension of constitutional rule on House Bill No. 184	553
On passage of House Bill No. 184	553
On passage of House Bill No. 269	555
On passage of House Bill No. 61	556
On suspension of constitutional rule on Senate Bill No. 77	557
On passage of House Bill No. 77	557
On passage of House Bill No. 71	558
On passage of House Bill No. 55	558
On passage of House Bill No. 260	559
On McLean's motion to substitute report "B" for report "D" on Senate Bill No. 29 .	562
On Senator Newby's motion to substitute report "C" for report "D"	562
On suspension of constitutional rule on Senate Bill No. 29	563
On passage of Senate Bill No. 29	564
On suspension of constitutional rule on Senate Bill No. 321	567
On passage of Senate Bill No. 321	567
On suspension of constitutional rule on Senate Bill No. 365	570
On passage of Senate Bill No. 365	570
On suspension of constitutional rule on House Bill No. 263	574
On passage of House Bill No. 263	574
On suspension of constitutional rule on House Bill No. 411	575
On passage of House Bill No. 411	576
On suspension of constitutional rule on Senate Bill No. 337	577
On passage of Senate Bill No. 337	577

SENATE ROLL CALLS—

PAGE.

On motion to lay Senator McHugh's motion on the table	580
On motion to postpone House Bill No. 192	580
On passage of Senate Bill No. 6	585
On suspension of constitutional rule on House Bill No. 455	590
On passage of House Bill No. 455	591
On passage of Senate Bill No. 277	615
On passage of Senate Bill No. 134	614
On passage of Senate Bill No. 42	615
On passage of Senate Bill No. 318	618
On passage of Senate Bill No. 322	619
On passage of Senate Bill No. 329	619
On passage of Senate Bill No. 211	621
On passage of Senate Bill No. 200	622
On passage of Senate Bill No. 226	623
On passage of Senate Bill No. 30	623
On Magee's motion to indefinitely postpone Senate Bill No. 299	624
On motion to adjourn	624
On McHugh's motion to reconsider the vote taken and lay that motion on the table	625
On motion to reconsider	625
On Magee's motion to adjourn	626
On Fulk's motion to adjourn	626
On motion to recommit Senate Bill No. 299 to the Committee on Judiciary	627
On call of Senate to ascertain if a quorum were present	628
On passage of Senate Bill No. 299	628
On motion to lay Kopelke's resolution on table	630
On adoption of Senator Kopelke's resolution	630
On passage of Senate Bill No. 73	631
On passage of Senate Bill No. 177	631
On passage of Senate Bill No. 319	632
On passage of Senate Bill No. 143	634
On passage of Senate Bill No. 306	634
On passage of Senate Bill No. 184	635
On passage of Senate Bill No. 172	635
On passage of Senate Bill No. 104	636
On passage of Senate Bill No. 249	637
On adoption of the report of Committee on Executive Appointments	638
On passage of Senate Bill No. 268	638
On passage of Senate Bill No. 317	639
On passage of Senate Bill No. 259	639
On passage of Senate Bill No. 283	640
On passage of Senate Bill No. 256	641
On passage of Senate Bill No. 298	647
On suspension of constitutional rule on House Bill No. 481	649
On passage of House Bill No. 481	650
On suspension of constitutional rule on House Bill No. 303	650
On passage of House Bill No. 303	651
On suspension of constitutional rule on House Bill No. 400	651
On passage of House Bill No. 400	652
On suspension of constitutional rule on House Bill No. 552	652
On passage of House Bill No. 552	653
On suspension of constitutional rule on House Bill No. 545	653
On passage of House Bill No. 545	654
Boyd's motion to adjourn	654
On suspension of constitutional rule on House Bill No. 494	657
On passage of House Bill No. 494	658
On suspension of constitutional rule on Senate Bill No. 338	658
On passage of Senate Bill No. 338	659
On passage of House Bill No. 197	661
On passage of House Bill No. 67	662
On passage of House Bill No. 169	663
On passage of House Bill No. 279	663
On suspension of constitutional rule on House Bill No. 530	667
On passage of House Bill No. 530	668

SENATE ROLL CALLS—

PAGE.

On passage of House Bill No. 74	668
On passage of House Bill No. 40	668
On passage of House Bill No. 183	670
On passage of House Bill No. 367	670
On agreement of House Joint Resolution No. 4	672
On agreement of House Joint Resolution No. 5	673
On passage of House Bill No. 42	674
On passage of House Bill No. 66	675
On passage of House Bill No. 57	676
On passage of House Bill No. 410	677
On passage of House Bill No. 384	677
On passage of House Bill No. 366	678
On passage of House Bill No. 457	678
On passage of House Bill No. 205	679
On passage of House Bill No. 8	682
On Akins' motion to reconsider vote taken on House Bill No. 8	683
On passage of House Bill No. 155	684
On passage of House Bill No. 118	685
On passage of House Bill No. 104	686
On passage of House Bill No. 16	687
On passage of House Bill No. 307	688
On rejection of Senator Gilman's amendment to Senate Bill No. 352.	695
On suspension of constitutional rule on Senate Bill No. 261	698
On passage of Senate Bill No. 261	698
On suspension of constitutional rule on Senate Bill No. 264	699
On passage of Senate Bill No. 264	700
On suspension of constitutional rule on Senate Bill No. 267	700
On passage of Senate Bill No. 267	701
On suspension of constitutional rule on Senate Bill No. 56.	701
On passage of Senate Bill No. 56.	702
On Loveland's motion to substitute minority for majority report	705
On agreement of House Joint Resolution No. 4.	708
On suspension of constitutional rule on Senate Bill No. 379	709
On passage of Senate Bill No. 379	710
On suspension of constitutional rule on House Bill No 576.	711
On passage of House Bill No. 576	711
On suspension of constitutional rule on House Bill No. 405	712
On suspension of constitutional rule on Senate Bill No. 150	712
On passage of Senate Bill No. 150	713
On suspension of constitutional rule on Senate Bill No. 399	713
On passage of Senate Bill No. 399	714
On adoption of rules as reported by the committee.	717
On suspension of rules on House Bill No. 533	725
On passage of House Bill No. 533	725
On election of Michael Cain for Engineer of State House.	726
On suspension of constitutional rule on House Bill No. 346	728
On passage of House Bill No. 346	728
On Senator Loveland's appeal from the decision of the Chair	734
On suspension of constitutional rule on House Bill No. 586	758
On passage of House Bill No. 586	758
On passage of House Bill No. 396	759
On Loveland's motion to substitute the minority for the majority report on Senate Bill No. 395	764
On suspension of constitutional rule on House Bill No. 456	784
On passage of House Bill No. 456	785
On suspension of constitutional rule on House Bill No. 573, substituted for Senate Bill No. 381	785
On passage of House Bill No. 573	786
On suspension of constitutional rule on House Bill No. 168	788
On passage of House Bill No. 168	789
On adoption of majority report on Senate Bill No. 397	791
On suspension of constitutional rule on Senate Bill No. 403	791
On passage of Senate Bill No. 463	792

SENATE ROLL CALLS—

PAGE.

On suspension of constitutional rule on Senate Bill No. 404	792
On passage of Senate Bill No. 404	793
On adoption of minority for majority report on Senate Bill No. 100	794
On suspension of constitutional rule on Senate Bill No. 360	794
On passage of Senate Bill No. 360	795
On suspension of constitutional rule on Senate Bill No. 100	796
On passage of Senate Bill No. 100	797
On suspension of constitutional rule on Senate Bill No. 385	797
On passage of Senate Bill No. 385	798
On suspension of constitutional rule on Senate Bill No. 593	799
On passage of House Bill No. 593	799
On suspension of constitutional rule on Senate Bill No. 157	801
On passage of Senate Bill No. 157	801
On adoption of the majority report on House Bill No. 192	802
On suspension of constitutional rule on House Bill No. 387	805
On passage of House Bill No. 387	806
On suspension of constitutional rule on House Bill No. 396	806
On passage of Senate Bill No. 396	807
On suspension of constitutional rule on House Bill No. 297	807
On adoption of McHugh's amendment to House Bill No. 297	808
On passage of House Bill No. 297	808
On motion of Senator McHugh to lay Senator Loveland's motion upon the table	810
On passage of Senate Bill No. 229	812
On passage of Senate Bill No. 354	813
On passage of Senate Bill No. 330	814
On passage of Senate Bill No. 351	814
On passage of House Bill No. 553	815
On passage of Senate Bill No. 402	815
On passage of Senate Bill No. 151	816
On passage of House Bill No. 405	816
On passage of Senate Bill No. 202	817
On passage of House Bill No. 31	817
On passage of House Bill No. 189	818
On passage of Senate Bill No. 295	819
On passage of Senate Bill No. 404	820
On passage of Senate Bill No. 392	821
On concurring in House Amendment to Senate Bill No. 143	821
On passage of Senate Bill No. 352	826
On adoption of House Amendment to Senate Bill No. 230	833
On adoption of House Amendment to Senate Bill No. 104	834
On adoption of Amendments to Senate Bill No. 157	841
On concurring in House Amendment to Senate Bill No. 46	857
On motion to indefinitely postpone further consideration of House Bill No. 529	859
On passage of House Bill No. 529	859
On suspension of Constitutional Rule on House Bill No. 270	862
On passage of House Bill No. 270	863
On Loveland's motion to lay Griffith's motion on the table	867
On motion to suspend regular order of business for purpose of considering House Bill No. 512	868
On substituting the minority for the majority report on House Bill No. 512	874
On adoption of the majority report	874
On suspension of Constitutional Rule on House Bill No. 512	875
On passage of House Bill No. 512	875
On Parker's motion to concur in House amendments to Senate Bill No. 29	877
On passage of House Bill No. 315	878
On passage of House Bill No. 549	879
On passage of House Bill No. 599	879
On passage of House Bill No. 582	881
On passage of House Bill No. 547	881
On Senator Kern's motion to concur in the House amendments to Senate Bill No. 399	882
On passage of House Bill No. 441	883
On passage of House Bill No. 596	883
On passage of House Bill No. 453	884

SENATE ROLL CALLS—**PAGE.**

On passage of House Bill No. 316	885
On Fulk's motion to concur in House amendment to Senate Bill No. 95	886
On passage of House Bill No. 360	886
On passage of House Bill No. 415	887
On Magee's motion to concur in the report of Conference Committee on House Bill No. 529	892
On considering House Bill No. 431	893
On Loveland's motion to adjourn.	894
On suspension of constitutional rule on House Bill No. 431	899
On Hobson's motion to adjourn	
On adoption of Magee's amendment to the amendment offered by Senator Kern	900
On rejection of Loveland's amendment to House Bill No. 431	904
On passage of House Bill No. 431	905
On Loveland's motion to reject Resolution No. 21	915
On Magee's motion to dispense with the reading of the minority report	945
On adoption of report of State Prison South	945
On election of President <i>pro tem</i>	

HOUSE CONCURRENT RESOLUTIONS.

	PAGE.
House Concurrent Resolution No.1 received by the Senate and concurred in	110
House Concurrent Resolution No.8 received and concurred in by the Senate	144
House Concurrent Resolution No.6 concurred in by the Senate	172

STANDING COMMITTEES OF THE SENATE.

	PAGE.
Committee on Finance	62
Committee on Judiciary	62
Committee on Education	62
Committee on Organization of Courts	62
Committee on Corporations	62
Committee on Roads	62
Committee on Benevolent Institutions	62
Committee on Agriculture	62
Committee on Banks	62
Committee on Public Printing	62
Committee on Public Buildings and State Library	62
Committee on Elections	62
Committee on State Prisons	62
Committee on Swamp Lands and Drains	63
Committee on Fees and Salaries	63
Committee on Claims and Expenditures	63
Committee on Military Affairs	63
Committee on Phraseology and Arrangement of Bills and Unfinished Business	63
Committee on Federal Relations and Rights and Privileges of the Inhabitants of the State	63
Committee on Temperance	63
Committee on County and Township Business	63
Committee on Public Health, Vital and Other Statistics	63
Committee on Insurance	63
Committee on Railroads	63
Committee on Mining and Manufactures	63
Committee on Congressional Apportionment	63
Committee on Legislative Apportionment	63
Committee on Supervision and Inspection of Journal of Senate	64
Committee on Executive Appointments	64
Committee on Cities and Towns	64
Committee on Labor and Labor Statistics	64
Committee on the City of Indianapolis	64
Committee on Natural Gas	64
Committee on Revision of Constitution	64
Committee on World's Fair	64
Committee on Rules of Senate	64
Committee on Soldiers' and Sailors' Monument	135

**JOINT STANDING COMMITTEES ON THE PART
OF THE SENATE.**

	PAGE.
On Enrolled Bills	64
On Public Buildings	64
On State Library	64

SPECIAL COMMITTEES.

	PAGE
Committee on resolutions respecting late Governor Alvin P. Hovey	9
On mileage	10
On arrangements for the inauguration of the Governor and Lieutenant-Governor . . .	13
To prepare Joint Rules for the government of the General Assembly	13
On memorial resolutions respecting the late Senator Harry Francis	15
On Organization of Courts	143
On memorial resolutions respecting the late Ex-President Rutherford B. Hayes	190
To escort Mexican War Veterans to Senate Chamber	220
To report on some suitable gift for R. H. Neff	262
On Senate Bill No. 54	264
On Senate Bill No. 53	274
On Senate Bill No. 41	289
On resolutions respecting Hon. James G. Blaine, deceased	308
On Senate Bill No. 223	316
On Senate Bill No. 129	319
On Senate Bill No. 46, Magee's motion	409
On Senate Bill No. 10, Kern's motion	439
On Senate Bill No. 185	443
On Senate Bill No. 160, McLean's motion	450
On Senate Bill No. 133	453
On Senate Bill No. 42	545
On Senate Bill No. 211	621
On House Bill No. 67, Cranor's motion	662
On House Bill No. 183	669
On reception of retiring President Benjamin Harrison	722
To wait on Governor and ascertain if he has any further communication to make . . .	898
To wait on House and ascertain if it has any further communications to make to Senate	898

